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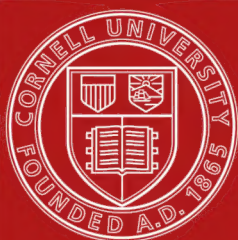
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THIRD SUPPLEMENT.

**PROCLAMATIONS,
ORDERS IN COUNCIL
AND
DOCUMENTS
RELATING TO THE EUROPEAN WAR.**

COMPILED BY THE DEPARTMENT OF
THE SECRETARY OF STATE OF CANADA

OTTAWA
PRINTED BY J. DE L. TACHÉ,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

1917

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 14th November, 1914.

The Committee of the Privy Council have had before them a report from the Secretary of State, dated 12th November, 1914, representing that since the outbreak of the European War a large number of Proclamations, Orders in Council and Despatches has been published in the *Canada Gazette*, many of which have the force of Statutes and are required to be referred to constantly by those interested in dealing with such subjects as contraband, trading with the enemy, and allied subjects, and that many applications have been made to the Department of the Secretary of State for copies of all these documents.

The Minister submits that it is advisable that a compilation, to date, should be prepared and published of all Proclamations, Orders in Council and Despatches published in the *Canada Gazette* and such documents as appear in the *London Gazette* as may be of interest to Canadians, together with other public documents referred to in the *Gazettes* aforesaid and that extra copies of all such documents as may be hereafter published in the *Gazette* be printed separately and issued concurrently with the issue of the *Gazettes* in which they may appear.

The Minister, therefore, recommends that he be authorized to undertake the said compilation and to publish the same and that the cost thereof be paid by the Department of the Secretary of State out of a credit from the War Appropriation, as may subsequently be found to be necessary.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

The Honourable
The Secretary of State.

The Order in Council authorizing the publication of this compilation referred only to such documents as appeared in the *Gazettes*. At the request of several Departments of the Government interested therein, unpublished Orders in Council and other documents were included in the First Supplement.

The Second Supplement contained all Orders in Council relating to the War, published or unpublished, which had general application, to the 1st of January, 1916.

This, the Third Supplement, contains published and unpublished Orders in Council and proclamations to the 1st of July, 1916.

A separate index under the heading "War-Time Honours" shows an alphabetical list of all honours conferred during the war, and the names of those mentioned in despatches down to the 1st of July, 1916.

A Fourth Supplement, containing documents down to the 1st of October, 1916, is now in the printer's hands.

THOMAS MULVEY,
Under Secretary of State.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA,
7th February, 1917.

WAR-TIME HONOURS.

VICTORIA CROSS.

	PAGE.
Anderson, Lieutenant John Gibson, 5th Canadian Infantry Battalion.....	928
Campbell, Lieutenant Frederick William, 1st Canadian Battalion.....	707
Fisher, Lance-Corporal Frederick, No. 24066, 13th Canadian Battalion.....	462
Hall, Colour-Sergeant Frederick William, No. 1539, 8th Canadian Battalion.....	461
Northover, Lieutenant Albert William, 28th Canadian Infantry Battalion.....	929
Scrimger, Captain Francis Alexander Caron, Canadian Army Medical Service, Medical Officer, 14th Battalion, Royal Montreal Regiment.....	461

KNIGHT COMMANDER OF THE MOST HONOURABLE ORDER OF THE BATH. (Civil.)

Hughes, Major-General The Honourable Samuel, Minister of Militia and Defence of the Dominion of Canada.....	707
---	-----

KNIGHTS COMMANDERS OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

Schreiber, Collingwood, Esq., C.M.G., General Consulting Engineer to the Government of the Dominion of Canada.....	1057
White, The Honourable William Thomas, Minister of Finance of the Dominion of Canada	1057

COMPANIONS OF THE MOST HONOURABLE ORDER OF THE BATH.

Burstall, Lieutenant-Colonel (temporary Brigadier-General) Henry Edward, Divisional Artillery, 1st Canadian Division.....	460
Carson, Major-General John Wallace, Canadian Local Forces.....	1057
Currie, Colonel (temporary Brigadier-General) Arthur William, 2nd Canadian Infantry Brigade.....	460
Foster, Lieutenant-Colonel and Temporary Colonel, Gilbert Lafayette, Canadian Army Medical Corps.....	460
Gwatkin, Colonel Willoughby Carnons, Canadian Local Forces.....	1057
Lowther, Lieutenant-Colonel and Brevet Colonel (temporary Brigadier-General) Henry Cecil, C.V.O., C.M.G., D.S.O., Scots Guards.....	1148
Mercer, Colonel (temporary Brigadier-General) Malcolm Smith, 3rd Canadian Infantry Brigade.....	460
Turner, Colonel (temporary Brigadier-General) Richard Ernest William, V.C., D.S.O., 1st Canadian Infantry Brigade.....	460
Watson, Lieutenant-Colonel (temporary Brigadier-General) David, 2nd Canadian Infantry Brigade.....	1090

COMPANIONS OF THE MOST DISTINGUISHED ORDER OF SAINT MICHAEL AND SAINT GEORGE.

Almond, Honorary Lieutenant-Colonel The Reverend John Macpherson, Chaplain, Canadian Contingent.....	1787
Armstrong, Lieutenant-Colonel (temporary Brigadier-General) Charles Johnstone, Canadian Engineers.....	1091
Beattie, Honorary Major The Reverend William, Chaplain.....	1787
Brymner, William, Esq., President of the Royal Academy of Arts.....	1057
Davis, Major Evans, Greenwood, Canadian Army Medical Corps.....	1577

	PAGE.
Dodds, Lieutenant-Colonel William Okell Holden, Canadian Artillery.....	1787
Embury, Lieutenant-Colonel John Fletcher Leopold, 28th Battalion.....	1787
Etherington, Lieutenant-Colonel Frederick, Canadian Army Medical Corps.....	1577
Ford, Lieutenant-Colonel Frederick Samuel Lampson, Canadian Army Medical Corps...	461
Fotheringham, Lieutenant-Colonel (temporary Colonel) John Taylor, (Staff) Army Medical Corps.....	1787
Grasett, Lieutenant-Colonel Henry James, Chief Constable, Toronto.....	1057
Hughes, Lieutenant-Colonel Henry Thoresby, Canadian Engineers. (Staff).....	1787
Jones, Surgeon-General Guy Carleton, Director of Medical Services, Canadian Expeditionary Force.....	1057
Leckie, Lieutenant-Colonel, Robert Gilmour Edwards, 16th Canadian Battalion.....	461
Lindsay, Lieutenant-Colonel (temporary Brigadier-General) William Bethune, Canadian Engineers.....	1787
McKee, Lieutenant-Colonel Samuel Hansford, Canadian Army Medical Corps.....	1577
Macdonell, Lieutenant-Colonel Archibald Hayes, D.S.O., Royal Canadian Regiment.....	1787
Macdonell, Lieutenant-Colonel Archibald Cameron, D.S.O., Lord Strathcona's Horse (Royal Canadians).....	1091
MacDougall, Brigadier-General James Charles, Commanding Canadian Training Division, Canadian Expeditionary Force.....	1057
MacLaren, Colonel Murray, Canadian Army Medical Corps.....	1091
Nasmith, Lieutenant-Colonel George Gallie, Canadian Army Medical Corps.....	1091
Nelles, Lieutenant-Colonel Charles Macklem, Royal Canadian Dragoons.....	1091
Panet, Lieutenant-Colonel Henri Alexandre D.S.O., Royal Canadian Horse Artillery. (Staff).....	1787
Ramsey, Lieutenant-Colonel Colin Worthington Pope, Canadian Engineers.....	1787
Ross, Lieutenant-Colonel Arthur Edward, Canadian Army Medical Corps.....	1091
Scott, Honorary Major The Reverend Frederick George, Chaplain to the Canadian Forces.....	1091
Thacker, Lieutenant-Colonel (temporary Brigadier-General) Herbert Cyril, Canadian Local Forces.....	1787
Thacker, Colonel Percival Edward, Canadian Contingent.....	1787
Tuxford, Lieutenant-Colonel George Stewart, 5th Canadian Infantry Battalion.....	1091

DISTINGUISHED SERVICE ORDER.

Adamson, Major Agar Stuart Allan Masterton, Princess Patricia's Canadian Light Infantry.....	1788
Allan, Lieutenant-Colonel William Donald, 3rd Infantry Battalion.....	1788
Anderson, Captain Stanley John, 5th Canadian Infantry Battalion.....	708
Andrews, Major George William, 8th Canadian Infantry Battalion.....	1092
Arthur, Captain G. G., 10th Canadian Battalion.....	463
Ashton, Lieutenant Edward John, 9th Canadian Infantry Battalion.....	1092
Ballantyne, Major J., 4th Canadian Battalion.....	462
Brook, Major Reginald James, 3rd Infantry Battalion.....	1788
Brown, Major James Sutherland, Royal Canadian Regiment.....	1092
Brutinel, Lieutenant-Colonel Raymond, Canadian Motor Machine Gun Brigade.....	1788
Buchanan, Lieutenant-Colonel Victor Carl, 13th Infantry Battalion.....	1788
Burland, Lieutenant-Colonel W. W., 14th Canadian Battalion.....	462
Cameron, Major Alexander George, 13th Infantry Battalion. (Staff).....	1788
Chisholm, Captain (temporary Major) H. A., Canadian Army Medical Corps.....	463
Clark-Kennedy, Major William Hew, 13th Canadian Infantry Battalion.....	1092
Critchley, Major Alfred Cecil, Lord Strathcona's Horse.....	1788
Colquhoun, Lieutenant-Colonel Malcolm Alexander, 4th Canadian Infantry Battalion....	1092
Costigan, Captain Charles Telford, 10th Canadian Infantry Battalion.....	1035
Docherty, Major Malcolm, Lord Strathcona's Horse.....	1788

	PAGE.
Dyer, Major Hugh Marshal, 5th Canadian Infantry Battalion.....	1092
Elmsley, Brevet Lieutenant-Colonel James Harold, Royal Canadian Dragoons.....	1788
Ford, Major Elroyd, 15th Divisional Signal Company.....	1788
Godson-Godson, Major G., 16th Canadian Battalion.....	462
Goodeve, Major Leslie Charles, 1st Battery Canadian Artillery.....	1092
Gray, Major Donald Faville Branston, Princess Patricia's Canadian Light Infantry.....	1788
Griesbach, Lieutenant-Colonel William Antrobus, 49th Canadian Infantry Battalion.....	1910
Haines, Major Leslie Earls, 7th Infantry Battalion.....	1788
Hesketh, Major James Arthur, Lord Strathcona's Horse.....	726
Hill, Lieutenant-Colonel Frederick William, 1st Canadian Infantry Battalion.....	1092
Hilliam, Major (temporary Lieutenant-Colonel) Edward, 5th Canadian Infantry Battalion.....	1092
Holmes, Lieutenant William Dumbledon, 7th Canadian Infantry Battalion.....	1035
Hooper, Lieutenant Bertram Osmer, 19th Canadian Infantry Battalion.....	1324
Hughes, Lieutenant-Colonel G. B., 1st Canadian Division. (Staff).....	462
Irving, Major Thomas Craik, Canadian Engineers.....	1788
Jackson, Temporary Captain Ernest Charles, 5th Canadian Infantry Battalion.....	1101
Jukes, Captain Andrew Henry, 9th Gurkhs Rifles, Indian Army (Staff Captain, 6th Canadian Infantry Brigade.....	1324
Kemmis-Betty, Lieutenant-Colonel H., 1st Canadian Division Staff.....	462
Kent, Lieutenant Stanley Hornsby, 10th Canadian Infantry Battalion.....	1325
King, Major W. B. M., 10th Battery, 3rd Canadian Artillery Brigade.....	462
Lister, Major F. A., Canadian Divisional Signal Company.....	462
Leonard, Major Edwin Woodman, 12th Battery, Canadian Artillery.....	1092
Loomis, Lieutenant-Colonel F. O. W., 13th Canadian Battalion.....	462
MacBrien, Captain (temporary Lieutenant-Colonel) J. H., 1st Canadian Division Staff..	463
MacIntyre, Captain Duncan Eberts, 28th Canadian Infantry Battalion.....	1324
MacLaren, Lieutenant-Colonel Charles Henry, 1st Canadian Field Artillery Brigade....	1092
Macphail, Captain A., 1st Field Company, Canadian Engineers.....	463
Magee, Major Frank Cormack, Heavy Battery, Canadian Artillery.....	1092
Marshall, Major W. R., 15th Canadian Battalion.....	462
Mathews, Major H. H., 8th Canadian Battalion.....	463
McAvity, Major Thomas Malcolm, 5th Canadian Infantry Brigade, (Staff).....	1788
McCuaig, Major Douglas Rykert, 13th Canadian Battalion.....	486
McKillop, Captain T. H., Canadian Army Medical Corps.....	463
Mellree, Lieutenant John Raymond, 7th Canadian Infantry Battalion.....	1035
Mitchell, Lieutenant-Colonel Charles Hamilton, (Corps of Guides). (Staff).....	1788
Mills, Major James Edgar, Royal Canadian Horse Artillery.....	1788
Morison, Captain Frank, 16th Canadian Infantry Battalion.....	708
Morrisey, Major Thomas Sydney, 13th Infantry Battalion, (Staff).....	1788
Nash, Captain John Foster Paton, 5th Canadian Infantry Battalion.....	708
O'Brian, Lieutenant Nigel Evans, 29th Canadian Infantry Battalion.....	1325
Odlum, Lieutenant-Colonel Victor Wentworth, 7th Canadian Infantry Battalion.....	1034
Panet, Major Edouard de Bellefeuille, Royal Canadian Artillery.....	1092
Parks, Captain J. H., 1st Canadian Battalion.....	463
Pragnell, Major G. S. T., 5th Canadian Battalion.....	463
Prower, Major John Mervyn, 8th Canadian Infantry Battalion.....	1092
Rae, Major William, 30th Canadian Infantry Battalion.....	1092
Rattray, Lieutenant-Colonel John Grant, 10th Canadian Infantry Battalion.....	1092
Rennie, Lieutenant-Colonel Robert M.V.O., 3rd Canadian Infantry Battalion.....	1092
Ross, Major John Alexander, 24th Canadian Infantry Battalion.....	1911
Shanly, Lieutenant-Colonel Coote Nisbitt, Canadian A.P.C.....	1788
Simson, Lieutenant-Colonel William Amor, 1st Canadian Divisional Train.....	1092
Smith, Captain Stanley Alwyn, No. 3 Field Ambulance, Canadian Army Medical Corps..	708
Swift, Lieutenant-Colonel Albert Edward, 2nd Canadian Infantry Battalion.....	1092
Taylor, Captain Kenneth Churchill Craigie, 29th Canadian Infantry Battalion.....	1324

	PAGE.
Trimmer, Lieutenant Alfred Syer, 10th Canadian Infantry Battalion.....	1325
Willmot, Lieutenant Lemuel Allan, 29th Canadian Infantry Battalion.....	1325
Wright, Major Gordon Brooks, 3rd Field Company, Canadian Engineers.....	486
Younger, Lieutenant Lewis, 10th Canadian Infantry Battalion.....	1325

MILITARY CROSS.

Alexander, Captain G. M., 15th Canadian Battalion.....	463
Auld, Lieutenant James Creswell, 16th Battery, Canadian Field Artillery.....	1911
Baker, Lieutenant Edwin Albert, Canadian Engineers.....	1093
Browne, Lieutenant Peter Louis Stuart, 22nd Canadian Infantry Battalion.....	1911
Campbell, Lieutenant Kenneth Leon Taylor, 5th Canadian Infantry Battalion.....	1101
Carvell, Lieutenant George Cecil, Princess Patricia's Canadian Light Infantry.....	1789
Clark, Captain Robert Percy, 5th Infantry Battalion.....	1092
Codville, Captain Francis Hillary McDonnell, Royal Canadian Dragoons.....	1092
Connors, Captain Allan de Vere, 10th Infantry Battalion.....	1789
Cosgrove, Lieutenant John Robert, 1st Field Company, Canadian Engineers.....	974
Crabbe, Lieutenant C. E., Princess Patricia's Canadian Light Infantry.....	463
Craig, Lieutenant Charles Stuart, 4th Battery, 1st Canadian Field Artillery.....	709
Critchley, Captain John Ashton, Lord Strathcona's Horse, (Royal Canadians).....	1092
Oullum, Captain John Arthur, Canadian Army Medical Corps (attached 28th Infantry Battalion).....	1911
Dunlop, Temporary Captain Hugh McDonald, Canadian Artillery.....	1092
Evans, Captain Thomas Charles, Canadian Army Veterinary Corps.....	1093
Fortier, Honorary Captain Rev. James Adolphe, Chaplain, Canadian Forces.....	1915
Foster, Captain Harold William Alexander, 20th Infantry Battalion.....	1789
Gardner, Captain Stanley Douglas, 7th Infantry Battalion.....	1093
Gwynn, Captain Gwynne Ivor, 29th Infantry Battalion.....	1789
Hahn, Captain James Emmanuel, 1st Infantry Battalion.....	1093
Hall, Captain Batterson Lindsay, 24th Infantry Battalion.....	1789
Hastings, Captain Victor John, 16th Infantry Battalion.....	1093
Haywood, Captain A. K., Canadian Army Medical Corps, attached 3rd Canadian Battalion.....	463
Hertzberg, Lieutenant H. F. H., 2nd Field Company, Canadian Engineers.....	463
Hobbs, Temporary Lieutenant Henry, late 49th Canadian Infantry Battalion.....	1910
Holmes, Lieutenant William D., 7th Infantry Battalion.....	1093
Jackson, Lieutenant John Arnold, 29th Canadian Infantry Battalion.....	1911
Jeffrey, 24001, Regimental Sergeant-Major J., 13th Canadian Battalion.....	463
Kidd, Captain George Edward, Army Medical Corps.....	1789
Lalor, Captain William James Aiken, 1st Infantry Battalion.....	1093
Leach, Lieutenant Richard James, Field Artillery, (Heavy) Battery.....	1093
Leather, Captain Edwin Russell, Canadian Field Artillery.....	1789
Lyne-Evans, Captain H. J., 3rd Canadian Battalion.....	463
Lynn, Lieutenant Edison Franklin, Canadian Engineers.....	1093
Macdonald, Lieutenant James Campbell, Canadian Engineers.....	1093
MacDonald, Lieutenant Donald John, Lord Strathcona's Horse, (Royal Canadians).....	709
Mathieson, Lieutenant Donald Milner, Canadian Engineers.....	1093
Mavor, Captain Wilfred, 15th Infantry Battalion.....	1093
McCormick, Second Lieutenant Lawrence Hilgrove, 1st Battalion, The Prince of Wales' Leinster Regiment, (Royal Canadians) (formerly Captain 3rd Battalion).....	516
McGugan, Lieutenant Donald, 16th Infantry Battalion.....	1093
McLeod, Lieutenant N. G. M., 8th Canadian Battalion.....	463
McPhee, Lieutenant Murdock Neil, Canadian Engineers.....	1789
Miller, Temporary Captain Albert Peter, 21st Canadian Infantry Battalion.....	1911
Miller, Captain Frederick William, 4th Infantry Battalion.....	1789
Minchin, Lieutenant Frederick Frank, Princess Patricia's Canadian Light Infantry (attached R.F.C.).....	1759

	PAGE.
Niven, Captain Hugh Wilderspin, Princess Patricia's Canadian Light Infantry.....	735
Northover, Armourer Sergeant-Major Harry Robert, Canadian Ordnance Corps (now Lieutenant).....	1093
Otway, Lieutenant Herbert Francis, The Prince of Wales' Leinster Regiment, (Royal Canadians), attached Army Cyclist Corps.....	487
Powell, Lieutenant Robert Wynward, 4th Field Company, Canadian Engineers.....	1911
Ridgwell, Sergeant-Major Sidney Augustus, Canadian Divisional Engineers.....	1093
Rogers, Captain Joseph Bartlett, 3rd Infantry Battalion.....	1093
Scandrett, Lieutenant J. G., 12th Battery, 3rd Canadian Artillery Brigade.....	463
Scott, Lieutenant J. M., 8th Canadian Battalion.....	463
Speer, Lieutenant George Alexander, 21st Canadian Infantry Battalion.....	1911
Sprinks, Lieutenant William Disraeli, (Brigade Grenadier Officer), 1st Canadian Infantry Brigade.....	709
Tidy, Captain Frank Overton Wills, 3rd Infantry Battalion.....	1093
Tingley, Lieutenant Frank Harvey, Canadian Artillery.....	1093
Turner, Captain A. G., 2nd Canadian Battalion.....	463
Vanier, Captain George Philis, 22nd Infantry Battalion.....	1789
Vince, Captain Edward Raban, Canadian Engineers.....	1093
Webb, Lieutenant R. H., Canadian Army Service Corps.....	463
Wedd, Captain William Basil, 3rd Infantry Battalion.....	1789
Willis, Lieutenant George Clarence, 3rd Canadian Infantry Battalion.....	1760
Workman, Honorary Captain Reverend Wolstan Thomas, Canadian Chaplain, Canadian Force.....	1780
Wright, Captain Arthur Stanley, Royal Canadian Artillery.....	1093
Wrightson, Lieutenant Archibald, 7th Canadian Infantry Battalion.....	1036

ROYAL RED CROSS.

Campbell, Miss E., (Matron) Canadian Nursing Service.....	462
Macdonald, Miss Margaret Clothilde, Matron-in-Chief, Canadian Nursing Service.....	1058

ROYAL RED CROSS, 1ST CLASS.

Boulter, Miss M. O., (Matron), (Assistant Matron-in-Chief). Canadian Contingents....	1793
Charleson, Miss E. N., (Matron), Canadian Nursing Service.....	1789
McLatchey, Miss K. O., (Matron), Canadian Nursing Service.....	1093
Ridley, Miss E. B., (Matron), Canadian Nursing Service.....	1093
Strong, Miss A. C., (Matron), Canadian Nursing Service.....	1789
Tremaine, Miss V. A., Canadian Nursing Service.....	1093
Willoughby, Miss B. J., (Matron), Canadian Nursing Service.....	1789
Wilson, Miss E. M., (Matron), Canadian Nursing Service.....	1789

ROYAL RED CROSS, 2ND CLASS.

Andrews, Miss J. F., (Sister), Canadian Contingents.....	1793
Andrew, Miss A. E., (Sister), Canadian Contingents.....	1793
Bryne, Miss W., (Sister), Canadian Contingents.....	1793
Davidson, Miss B., (Sister), Canadian Contingents.....	1793
DeCormier, Miss C. A., (Sister), Canadian Contingents.....	1793
Douglas, Miss M. K., (Sister), Canadian Nursing Service.....	1789
Ferguson, Miss F., (Sister), Canadian Contingents.....	1793
Gardiner, Miss M. E., (Sister), Canadian Nursing Service.....	1789
Garland, Miss O. F., (Sister), Canadian Contingents.....	1794
Goodeve, Miss M. M., (Sister), Canadian Nursing Service.....	1789
Hoerner, Miss S. M., (Nursing Sister), Canadian Nursing Service.....	1789
Holmes, Miss E. M., (Sister), Canadian Contingents.....	1794

	PAGE.
Lambkin, Miss M. K., (Sister), Canadian Contingents.....	1794
McCallum, Miss F. E. M., (Sister), Canadian Contingents.....	1794
McLean, Miss R., (Sister), Canadian Contingents.....	1794
Mattice, Miss F. B., (Sister), Canadian Contingents.....	1794
Mercer, Miss E. C., (Sister), Canadian Contingents.....	1794
Scoble, Miss C. I., (Sister), Canadian Nursing Service.....	1789
Stronach, Miss J., (Sister), Canadian Contingents.....	1794
Tupper, Miss A. A., (Sister), Canadian Contingents.....	1794
Viets, Miss C. W., (Sister), Canadian Contingents.....	1794
Watson, Miss I. B., (Sister), Canadian Contingents.....	1794
West, Miss C. F., (Sister), Canadian Contingents.....	1794
Whittick, Miss K. F., (Sister), Canadian Contingents.....	1794
Winter, Miss D. E., (Sister), Canadian Contingents.....	1794

DISTINGUISHED CONDUCT MEDAL.

Abelson, 24086, Private F., 13th Canadian Infantry Battalion.....	1093, 1301
Adams, Private H. M., 5615, Canadian Signal Company.....	463, 487
Adamson, Acting Sergeant S. L., 9067, 3rd Canadian Battalion.....	463, 487
Allen, Lance-Corporal G. W., 19616, 10th Canadian Battalion.....	463, 488
Andrews, 74091, Private J. C., 28th Canadian Infantry Battalion.....	1325
Armes, 10620, Private F., 4th Canadian Infantry Battalion.....	1789, 1884
Ashby, 16858, Sergeant H., 7th Canadian Infantry Battalion.....	1102
Babcock, 16395, Lance-Corporal E. L., 7th Canadian Infantry Battalion.....	1102
Baker, Corporal (now Lieutenant) R. F., C.42059, 3rd Brigade, Canadian Artillery.....	686
Baker, 20743, Corporal W. H., 9th Canadian Infantry Battalion, (formerly 10th Battalion).....	1093, 1301
Barrett, 18839, Lance-Corporal E. A., 4th Canadian Infantry Battalion.....	1094, 1301
Batchelor, Private C. W., 22844, 2nd Canadian Battalion.....	463, 488
Benton, 10718, Company Sergeant-Major B., 4th Canadian Infantry Battalion.....	1102
Berry, 77848, Private J., 7th Canadian Infantry Battalion.....	1102
Bevan, 5318, Sergeant W. H. B., 2nd Field Company, Canadian Engineers.....	1094, 1301
Birdseye, Private R. W., 22846, 2nd Canadian Battalion.....	463, 488
Bleakney, 41615, Gunner V. A., 8th Battery, 2nd Canadian Field Artillery.....	1094, 1301
Bloxham, Private C. H., 19491, 10th Canadian Battalion.....	464, 488
Bonner, 72176, Private A. V., 27th Canadian Infantry Battalion.....	1094, 1302
Bonshor, 25546, Regimental Sergeant-Major W. A., 14th Canadian Infantry Battalion.....	1094, 1302
Bowler, 1247, Lance-Corporal E., Princess Patricia's Canadian Light Infantry.....	1094, 1302
Bronquest, 1346, Private G., Princess Patricia's Canadian Light Infantry.....	1094, 1302
Brookes, 81103, Corporal W. R., 9th Canadian Infantry Battalion (formerly 10th Battalion).....	1094, 1302
Brown, 32713, Sergeant T. M., No. 1 Field Ambulance, Canadian Army Medical Corps.....	463, 488
Bruno, 9648, Private J., 3rd Canadian Infantry Battalion.....	1094, 1302
Budd, 22555, Sergeant A., 10th Canadian Infantry Battalion.....	1326
Bulger, 108122, Private J. F., 1st Canadian Mounted Rifle Battalion.....	1648
Burd, 74034, Lance-Sergeant W., 28th Canadian Infantry Battalion.....	1326
Bushby, 51068, Private E. J., Princess Patricia's Canadian Light Infantry.....	686
Calder, 27155, Sergeant J. M., 15th Canadian Battalion.....	464, 488
Cameron, 33303, Private H. T., No. 3 Field Ambulance, 1st Canadian Division.....	727
Cameron, 74055, Sergeant J., 28th Canadian Infantry Battalion.....	1789, 1884
Carlisle, 16411, Lance-Corporal J., 7th Canadian Infantry Battalion.....	1648
Casement, 5077, Lance-Corporal R. J., 1st Field Company, Canadian Engineers.....	488
Castles, 5646, Corporal E., Canadian Signal Company.....	464, 488
Chetwynd, 5301, Company Sergeant-Major (now Lieutenant) G. R., 2nd Field Company, Canadian Engineers.....	1094, 1302
Christie, 1576, Lance-Corporal J. M., Princess Patricia's Canadian Light Infantry.....	1094, 1302

	PAGE.
Clark, 1220, Private G. F., 8th Canadian Infantry Battalion.....	1094, 1302
Clifton 48009, Sergeant-Major A. E., Canadian Army Medical Corps.....	464, 488
Coles, A40677, Private R. A., 5th Canadian Infantry Battalion.....	1102
Collins, 1517, Squadron, Sergeant-Major G. S., Lord Strathcona's Horse.....	727
Compton, 73741, Private H. B., 28th Canadian Infantry Battalion.....	952
Cowell, 13357, Private J. D., 5th Canadian Battalion.....	489
Cowen, 25819, Sergeant E., 14th Canadian Infantry Battalion.....	1094, 1302
Cox, 21452, Private F. S., 10th Canadian Infantry Battalion.....	1326
Cragg, 1086, Quartermaster-Sergeant G. W., 1st Canadian Divisional Headquarters, Subordinate Staff.....	1094, 1302
Craig, A11128, Private H. A., Princess Patricia's Canadian Light Infantry.....	1910
Curry, 16297, Corporal A. K., 7th Canadian Infantry Battalion.....	1103
Danson, 46799, Private H., 13th Canadian Battalion.....	489
Deblois, 61931, Private A., 22nd Canadian Infantry Battalion.....	1094, 1302
Denholm, 29167, Sergeant A., 16th Canadian Infantry Battalion.....	1094, 1302
Denman, 7953, Lance-Corporal O., 2nd Canadian Infantry Battalion.....	1790, 1884
Donaghue, 10535, Private J., 4th Canadian Infantry Battalion.....	1103
Donaldson, C.40330, Sergeant-Major J. W. A., 1st Brigade, Canadian Artillery.....	686
Donnelly, 83378, Gunner J. T., 13th Battery, 4th Brigade, 2nd Canadian Divisional Artillery.....	1790, 1885
Dougall, 28874, Sergeant J., 16th Canadian Battalion.....	464, 489
Dryden, 16420, Sergeant W. H., 7th Canadian Battalion.....	464, 489
Duncan, 23262, Private W., Canadian Signal Company.....	464, 489
Dungan, 75552, Sergeant J., 29th Canadian Infantry Battalion.....	1790, 1885
Dunwoody, 15066, Private J. A., Lord Strathcona's Horse, Canadian Cavalry Division, Canadian Force.....	1094, 1302
Eastman, 9902, Private G. L., 3rd Canadian Infantry Battalion.....	1103
Ferris, 5310, Sergeant C. B., 2nd Field Company, Canadian Engineers.....	1094, 1303
Flansberg, 477307, Private S., Royal Canadian Regiment, (Attached 4th Battalion, Canadian Mounted Rifles).....	1790, 1885
Flinter, 8397, Company Sergeant-Major P. S., 12th (Reserve) Canadian Infantry Battal- ion (formerly 2nd Battalion).....	1094, 1304
Fraser, 27629, Company Sergeant-Major W. G., 15th Canadian Infantry Battalion...	1790, 1885
Girvan, 30206, Company Sergeant-Major J., 1st Divisional Train, Canadian Army Service Corps.....	1790, 1885
Gledhill, 6920, Private E., 1st Canadian Infantry Battalion.....	728
Goodfellow, 27419, Company Sergeant-Major A., 15th Canadian Infantry Battalion...	1094, 1304
Hall, 24199, Company Sergeant-Major C. F. E., 13th Canadian Infantry Battalion...	1790, 1885
Hamshire, 42040, Battery Sergeant-Major J., 10th Battery, Canadian Artillery.....	1094, 1304
Handcock, 25908, Company Sergeant-Major A., 14th Canadian Infantry Battalion...	1790, 1885
Harmon, 5112, Sapper B. W., 1st Field Company, Canadian Engineers.....	1094, 1304
Harris, 76317, Private W. B., 29th Canadian Infantry Battalion.....	1094, 1304
Hart, 10538, Lance-Sergeant W. E., 4th Canadian Infantry Battalion.....	728
Hay, 601, Colour-Sergeant J., 8th Canadian Infantry Battalion.....	728
Henderson, 5605, Sergeant-Major W. De F., 3rd Divisional Signal Company, Canadian Engineers.....	1790, 1885
Hester, 12605, Private E. H., 5th Canadian Infantry Battalion.....	728
Hewston, 2873, Corporal J. S., Lord Strathcona's Horse, Canadian Cavalry Division...	1094, 1305
Highstone, 7980, Private A. S., 2nd Canadian Battalion.....	464, 489
Hobday, 63983, Corporal S. G., 3rd Canadian Infantry Battalion.....	729
Holland, 23348, Sergeant J., 7th Canadian Infantry Battalion.....	1094, 1305
Hourston, 75240, Lance-Corporal A. J., 29th Canadian Infantry Battalion.....	1094, 1305
Hutchison, 55636, Private J., 19th Canadian Infantry Battalion.....	1326
Ingram, 68154, Private T. F., 25th Canadian Infantry Battalion.....	1790, 1885
Inkster, 1593, Private G., Princess Patricia's Canadian Light Infantry.....	687
Ives, 9862, Sergeant P., 3rd Canadian Battalion.....	464, 489

	PAGE.
Jackson, 79311, Private A. H., 31st Canadian Infantry Battalion.....	1326
Jackson, 55763, Lance-Sergeant L., 19th Canadian Infantry Battalion.....	1326
James, C.40665, Gunner A. W., 3rd Brigade, Canadian Artillery.....	687
Jemmett, 5324, Sergeant D. M., 1st Field Company, 1st Canadian Divisional Engineers	1790, 1885
Johnson, 501281, Corporal H., 1st Tunnelling Company, Canadian Engineers.....	1760
Jones, 15576, Lance-Corporal B., Signal Troop, Canadian Cavalry Brigade (formerly 6th Battalion, Fort Garry Horse).....	1094, 1305
Jones, 9063, Lance-Corporal E. H., 3rd Canadian Infantry Battalion.....	1095, 1305
Jones, 9064, Signaller R. G., 3rd Canadian Infantry Battalion.....	1790, 1886
Jones, 46282, Lance-Sergeant W. N., 13th Canadian Infantry Battalion.....	1095
Jordon, 1199, Sergeant W., Princess Patricia's Canadian Light Infantry.....	687
Joslin, 21855, Private R. W., 5th Canadian Battalion.....	464, 489
Kay, 29116, Regimental Sergeant-Major J., 16th Canadian Infantry Battalion.....	1095, 1305
Kaye, 10857, Private A. W., 4th Canadian Battalion.....	464, 489
Keith, 27001, Sergeant-Major J., 15th Canadian Infantry Battalion.....	1095, 1305
Kennedy, 5696, Corporal B. E., Canadian Signal Company.....	464, 489
King, 6096, Acting Bombardier E. M., "B" Battery, Royal Canadian Horse Artillery.....	1790, 1886
King, 19589, Lance-Corporal H. W., 10th Canadian Infantry Battalion.....	729
Kirkland, 75070, Lance-Sergeant F. W., 29th Canadian Infantry Battalion.....	1326
Kranchel, 24142, Corporal O., 17th Canadian Infantry Battalion (formerly 13th Batta- lion).....	1095, 1305
Lambert, 61589, Private P. A., 22nd Canadian Infantry Battalion.....	1095, 1306
Langford, 40336, Sergeant J. R., 2nd Battery, 1st Canadian Field Artillery Brigade.....	1095, 1306
Larkin, 74, Sergeant F. W., Princess Patricia's Canadian Light Infantry.....	1095, 1306
Law, 5410, Corporal G., 2nd Field Company, Canadian Engineers.....	1095, 1306
Leger, 61149, Private E., 22nd Canadian Infantry Battalion.....	1790, 1886
Legge, 880, Corporal W., Royal Canadian Dragoons.....	1095, 1306
LeMaitre, 28817, Sergeant W., 16th Canadian Infantry Battalion.....	1095, 1306
Lindsay, A24174, Private J. H., 5th Canadian Infantry Battalion.....	1103
Lunn, 29519, Sergeant C., 16th Canadian Battalion.....	464, 490
Lyons, 28705, Corporal A., 16th Canadian Infantry Battalion.....	1095, 1306
MacArtair, 28776, Private A., Canadian Signal Company.....	464, 490
MacDonald, 30004, Sergeant J., Canadian Divisional Train.....	464, 490
Macdonald, 860, Sergeant J., Princess Patricia's Canadian Light Infantry.....	730
MacInnis, 42017, Sergeant W., 1st Battery, Canadian Artillery.....	1095, 1306
Mackie, 12601, Sergeant-Major A. G., 5th Canadian Infantry Battalion.....	1790, 1886
MacRae, 79113, Sergeant D., 31st Canadian Infantry Battalion.....	1790, 1886
Mallette, 26354, Private J. R., 14th Canadian Battalion.....	464, 490
Massey, 5602, Sergeant-Major G. C., 3rd Divisional Signal Company, Canadian Engineers	1790, 1886
Matheson, A36224, Company Sergeant-Major J. D., 4th Canadian Infantry Battalion... ..	1103
Maxwell, 81576, Lance-Corporal J., 2nd Canadian Infantry Battalion.....	1095, 1307
May, 1186, Private P. F. W., late 2nd King Edward's Horse (attached Canadian Mounted Brigade).....	1301
McCauley, 11262, Private M. G., 4th Canadian Infantry Battalion.....	1095, 1307
McDonell, 650, Company Quartermaster-Sergeant G. L., Princess Patricia's Canadian Light Infantry.....	1095, 1307
McDougall, 42053, Sergeant C. G., 4th Battery, Canadian Artillery.....	1095, 1307
McFeat, 12736, Corporal E. G., 5th Canadian Infantry Battalion.....	1095, 1307
McGlashan, 13200, Sergeant J. S., 5th Canadian Infantry Battalion.....	1104
McGuire, 8569, Private T., 2nd Canadian Battalion.....	464, 490
McIvor, 13762, Private J., 5th Canadian Infantry Battalion.....	1095, 1308
McIvor, 13760, Private N., 5th Canadian Infantry Battalion.....	1095, 1308
McKenzie, 1158, Sergeant H., Princess Patricia's Canadian Light Infantry.....	1095, 1308
McKie, 12877, Private J. W., 5th Canadian Infantry Battalion.....	730

McKinnon, 41447, Battery, Sergeant-Major N. E., 8th Battery, 2nd Brigade, 1st Canadian Divisional Artillery.....	1790, 1886
McLean, 26621, Lance-Corporal A. L., 14th Canadian Infantry Battalion.....	1095, 1308
McNeill, 2436, Staff Quartermaster-Sergeant A. D., Lord Strathcona's Horse, (attached 7th Canadian Infantry Brigade Headquarters).....	1790, 1886
McNicol, 37163, Corporal G. R., 1st Ammunition Sub. Park, Canadian Army Service Corps.....	1790, 1886
McQueen, 16922, Private W. A., 30th (Reserve) Canadian Infantry Battalion (formerly 7th Battalion).....	1095, 1308
Milburn, C.41434, Quartermaster-Sergeant A. R., 2nd Brigade, Canadian Artillery.....	687
Miles, 432037, Company Sergeant-Major C., 49th Canadian Infantry Battalion.....	1910
Millard, 63640, Private J., 4th Canadian Infantry Battalion.....	1095, 1308
Milne, 81597, Sergeant E. R., 10th Canadian Infantry Battalion.....	1095, 1308
Milne, 71410, Private J. J., 27th Canadian Infantry Battalion.....	1095, 1309
Mitchell, 2788, Private A. W., Lord Strathcona's Horse.....	1095, 1309
Morrison, 606, Corporal A. McL., 6th Field Company, Canadian Engineers.....	1790, 1886
Morrison, 19584, Sergeant C., 10th Canadian Infantry Battalion.....	1095, 1309
Mote, 9389, Sergeant G. A., 3rd Canadian Infantry Battalion.....	730
Mullins, 16576, Private T. N., 7th Canadian Battalion.....	464, 490
Murray, 41635, Corporal D., 2nd Canadian Artillery Brigade Headquarters.....	1095, 1309
Murray, 6256, Private J. F., 1st Canadian Infantry Battalion.....	1095, 1309
Myerstein, 16799, Sergeant W. C., 7th Canadian Infantry Battalion.....	1103
Neighbour, 616, Company Sergeant-Major H., 8th Canadian Infantry Battalion....	1095, 1309
Newell, 6879, Sergeant F. C. C., 1st Canadian Infantry Battalion.....	1095, 1309
Norton, 5612, Second Corporal J. F., No. 4 Section, 1st Canadian Divisional Signal Company (Canadian Engineers, Telegraph Detachment).....	1096, 1309
Odlum, 16679, Private H., 7th Canadian Infantry Battalion.....	1103
Olsen, C41055, Corporal O. C., 2nd Brigade, Canadian Artillery.....	687
Orbinski, 1805, Quartermaster-Sergeant P. M., 1st Canadian Divisional Headquarters Subordinate Staff.....	1096, 1310
Osborne, 24204, Company Sergeant-Major N., 13th Canadian Infantry Battalion....	1096, 1310
Owen, 6409, Acting Company Sergeant-Major C., 1st Canadian Infantry Battalion.....	730
Oxley, 5447, Corporal A. C., 2nd Field Company, 1st Canadian Divisional Engineers.....	1790, 1886
Palmer, 19617, Corporal J. E., 10th Canadian Infantry Battalion.....	731
Pate, 30115, Driver S. A., Canadian Divisional Train.....	464, 490
Paterson, 77902, Private W., 30th Canadian Infantry Battalion (formerly 7th Battalion).....	1096, 1310
Patterson, 71860, Company Sergeant-Major T., 27th Canadian Infantry Battalion....	1790, 1886
Pearless, 16246, Sergeant H. N., 7th Canadian Battalion.....	464, 490
Pearson, 51383, Lance-Corporal A. G., Princess Patricia's Canadian Light Infantry....	1096, 1310
Platts, 45034, Corporal C., 3rd Field Company, 1st Canadian Divisional Engineers....	1790, 1887
Powell, 2586, Sergeant F. C., Lord Strathcona's Horse.....	1096, 1310
Preston, 21747, Private L., 7th Canadian Infantry Battalion.....	1791, 1887
Price, 26648, Company Sergeant-Major, now Lieutenant, C. B., 14th Canadian Battalion.....	464, 490
Purton, 30006, Corporal M. S. No. 1 Company, Divisional Train, Canadian Army Service Corps.....	1096, 1310
Pym, 221, Corporal J. S., Royal Canadian Dragoons.....	735
Quigley, 21190, Private H. S., 2nd Infantry Brigade, (Staff).....	464
Quilter, 40005, Bombardier G., 1st Canadian Artillery, Divisional Headquarters.....	1096, 1310
Richardson, 8280, Sergeant J., 2nd Canadian Infantry Battalion.....	1096, 1310
Ritchie, C40870, Corporal A. B., 1st Brigade, Canadian Artillery.....	687
Robertson, 17163, Sergeant A., 7th Canadian Infantry Battalion.....	1104
Robertson, 69811, Private E. M., 26th Canadian Infantry Battalion.....	1791, 1887
Robertson, 110482, Lance-Corporal L. A., 5th Battalion, Canadian Mounted Rifles....	1791, 1887
Robinson, 16269, Sergeant J., 7th Canadian Infantry Battalion.....	1096, 1311

	PAGE.
Ross, 19910, Corporal T. O., 10th Canadian Battalion.....	464, 490
Ryer, 69805, Sergeant W. C., 26th Canadian Infantry Battalion.....	953
Schultz, 19637, Corporal S., 10th Canadian Battalion.....	464, 490
Schwan, 407086, Private E. D., 19th Canadian Infantry Battalion.....	1647
Scott, 640, Sergeant L., Princess Patricia's Canadian Light Infantry.....	687
Sixby, 19913, Private F., 10th Canadian Infantry Battalion.....	1326
Smith, 6856, Private C. D., 1st Canadian Infantry Battalion.....	1096, 1311
Smith, 40549, Battery Sergeant-Major J., 3rd Battery, 1st Brigade, 1st Canadian Divisional Artillery.....	1791, 1887
Spalding, 754, Private L. L., 39th Canadian Infantry Battalion (formerly 8th Battalion).....	1096, 1311
Spence, 9068, Sergeant H. V., 3rd Canadian Infantry Battalion.....	1096, 1311
Spencer, 5749, Sapper F. T., No. 2 Section, 1st Canadian Divisional Signal Company.....	1096, 1311
Sprange, 12001, Staff Sergeant A. P., Canadian Army Corps Headquarters.....	1096, 1311
Stephenson, 25540, Regimental Sergeant-Major J. M., 23rd Canadian Infantry Battalion (formerly 14th Battalion).....	1096, 1311
Stevens, 1298, Corporal B., Princess Patricia's Canadian Light Infantry.....	687
Stickland, 41265, Gunner S., Reserve Brigade, Canadian Artillery (formerly 7th Battery).....	1096, 1312
Styles, 77689, Private A. B., 15th Canadian Infantry Battalion.....	1096, 1312
Sutcliffe, 30240, Driver F., No. 2 Company Divisional Train, Canadian Army Service Corps.....	1096, 1312
Swindells, 16958, Sergeant W., 30th Canadian Infantry Battalion (formerly 7th Battalion).....	1096, 1312
Turner, 33191, Private F., Canadian Army Medical Corps.....	491
Turner, 45006, Company Sergeant-Major (now Lieutenant) G. R., 3rd Field Company, Canadian Engineers.....	1096, 1312
Turner, 74076, Lance-Corporal G. S., 28th Canadian Infantry Battalion.....	1326
Venner, 27020, Sergeant W. B., 15th Canadian Infantry Battalion.....	1096, 1312
Vincent, 6861, Private H., 1st Canadian Infantry Battalion.....	731
Wakelin, 6972, Lance-Corporal F. B., 1st Canadian Battalion.....	491
Walters, 508, Private H., 8th Canadian Battalion.....	464, 491
Ward, 41722, Sergeant J., 2nd Artillery Brigade, Ammunition Column, Canadian Artillery.....	1096, 1312
Weir, 429729, Lance-Corporal K., 7th Canadian Infantry Battalion.....	1104
White, 13204, Private G. A., 5th Canadian Battalion.....	464, 491
Whitfield, 6641, Company Sergeant-Major R., 1st Canadian Infantry Battalion.....	1647
Whitla, 7097, Lance-Corporal W., 1st Canadian Battalion.....	464, 491
Wildgoose, 42423, Battery Sergeant-Major R., 9th Battery, Canadian Artillery.....	1096, 1312
Wilkinson, C.40085, Gunner H. E., 1st Brigade, Canadian Artillery.....	688
Williams, 9066, Lance-Corporal F., 3rd Canadian Infantry Battalion.....	1096, 1313
Winterbottom, 8281, Sergeant G. G., 2nd Canadian Infantry Battalion.....	1096, 1313
Wythe, A-24081, Private A. H. V., 5th Canadian Infantry Battalion.....	928

CLASP OF THE DISTINGUISHED CONDUCT MEDAL.

Milne, 81597, Sergeant E. R., 10th Canadian Infantry Battalion.....	1327
---	------

MILITARY MEDAL.

Allan, 1742, Sergeant M., Princess Patricia's Canadian Light Infantry.....	1791
Ashby, 16858, Sergeant H., 7th Infantry Battalion.....	1791
Bartlett, A34094, Private E., 10th Infantry Battalion.....	1791
Bole, 81087, Private W., 8th Infantry Battalion.....	1791
Borland, 53999, Lance-Corporal J., 18th Infantry Battalion.....	1791
Boyd, 632, Private G. T., 8th Infantry Battalion.....	1791

	PAGE.
Boyes, 29420, Sergeant J. G., 16th Infantry Battalion.....	1791
Brown, 25694, Lance-Corporal H. H., C.C.A.C.....	1791
Bussell, 8603, Sergeant E. W., 2nd Infantry Battalion.....	1791
Cameron, 74055, Sergeant J., 28th Infantry Battalion.....	1791
Chalk, 108141, Private S. G., 1st Mounted Rifle Battalion.....	1791
Collins, 5607, Acting Corporal J. L., 1st Divisional Signal Company, Engineers.....	1791
Cox, 55167, Sergeant A. H., 19th Infantry Battalion.....	1791
Crossland, 48, Sergeant J., 4th Field Company, Engineers.....	1791
Crummy, 76192, Sergeant W. T., 29th Infantry Battalion.....	1791
Deans, 400196, Private S., Canadian Army Medical Corps, (attached Motor Machine Gun Brigade).....	1791
Dickie, 1150, Acting Sergeant J., Princess Patricia's Canadian Light Infantry.....	1791
Dillabough, 73652, Private W., 28th Infantry Battalion.....	1791
Dungan, 75552, Sergeant J., 29th Infantry Battalion.....	1791
Edmunds, 59293, Sergeant R. J., 21st Infantry Battalion.....	1791
Finch, 54290, Corporal C. E., 18th Infantry Battalion.....	1791
Fraser, 78, Sergeant J. S., 4th Field Company, Engineers.....	1791
Fullerton, 5664, Corporal W., 1st Divisional Signal Company, Engineers.....	1791
Gillespie, 432284, Private S., 49th Infantry Battalion.....	1791
Hall, 5120, 2nd Corporal B. C., 1st Field Company Engineers.....	1791
Hancock, 54022, Private E., 18th Infantry Battalion.....	1791
Harper, 23007, Lance-Corporal A. A., 13th Infantry Battalion.....	1791
Hodgson, 25726, Private T., 14th Infantry Battalion.....	1791
Ingram, 477450, Private E. V., Royal Canadian Regiment.....	1792
Jackson, 83955, Bombardier A., 15th Battery Field Artillery.....	1792
Jacob, 40195, Sergeant M., 3rd Brigade Field Artillery.....	1792
Jessiman, 71131, Private A., 27th Infantry Battalion.....	1792
Johnson, 5401, Sergeant W., 2nd Field Company, Engineers.....	1792
Jones, 53815, Lance-Corporal A. H., 18th Infantry Battalion.....	1792
Kingman, 418258, Sergeant W. J., 42nd Infantry Battalion.....	1792
Landry, 754, Staff Sergeant Wheeler C., 2nd Reserve Park, Canadian Army Service Corps	1792
Lane, 359, Sergeant J. R., 5th Field Company, Engineers.....	1792
Lawson, 54186, Lance-Corporal E., 18th Infantry Battalion.....	1792
Lawson, 42270, Sergeant W. S., 11th Battery, Field Artillery.....	1792
Lock, 6649, Sergeant H., 1st Infantry Battalion.....	1792
Macdonald, 432082, Sergeant A. McK., 49th Infantry Battalion.....	1792
Marshall, 27989, Acting Company Sergeant-Major H., 15th Infantry Battalion.....	1792
Martin, 1916, Sergeant C. A., 19th Alberta Dragoons.....	1792
Matheson, 67639, Sergeant G. L., 25th Infantry Battalion.....	1792
McBride, C42061, Corporal (Acting Sergeant), A., 1st Brigade, Field Artillery.....	1792
McBride, 59695, Sergeant H., 21st Infantry Battalion.....	1792
McCaughan, 81624, Private A., 10th Infantry Battalion.....	1792
McCleary, 9856, Transport Sergeant R., 3rd Infantry Battalion.....	1792
McDiarmid, 428660, Private A., 7th Infantry Battalion.....	1792
McPherson, 42017, Sergeant F. S., 1st Divisional Signal Company.....	1792
Metzer, 65629, Corporal A., 39th Infantry Battalion.....	1792
Miller, 400748, Private R., 1st Infantry Battalion.....	1792
Monahan, 41135, Sergeant R., 2nd Brigade Field Artillery.....	1792
Moore, 418506, Lance-Corporal C., 42nd Infantry Battalion.....	1792
Morgan, 79754, Corporal H. P., 31st Infantry Battalion.....	1792
Mott, 65645, Private A. F., 24th Infantry Battalion.....	1792
Nuttall, A34125, Sergeant G., 10th Infantry Battalion.....	1792
Payne, A20099, Private J., 16th Infantry Battalion.....	1792
Pegamegabow, 6846, Lance-Corporal F., 1st Infantry Battalion.....	1792
Rancourt, 61778, Sergeant L., 22nd Infantry Battalion.....	1792
Reid, 45192, Corporal S., 3rd Field Company, Engineers.....	1792

	PAGE.
Rimmer, 20811, Corporal L. J., 10th Infantry Battalion.....	1792
Rothery, 11428, Sergeant F., 4th Infantry Battalion.....	1792
Scott, 51, Staff Sergeant F.V., Canadian Cavalry Brigade, M. Gun Squadron, late Royal Canadian Dragoons.....	1792
Scott, 26635, Corporal R., 14th Infantry Battalion.....	1792
Sharland, 108527, Private W., 2nd Mounted Rifle Battalion.....	1792
Sheppard, 109597, Private C. E., 3rd Divisional Signal Company.....	1792
Smith, 40080, Staff Sergeant Armament Artificer C. K., 1st Brigade, Field Artillery.....	1793
Tate, 757, Private H., 8th Infantry Battalion.....	1793
Unwin, 8599, Sergeant V. W., 2nd Infantry Battalion.....	1793
Waghorn, 45534, Driver F., 1st Motor Machine Gun Brigade.....	1793
Watson, A77, Private F. J., 1st Infantry Battalion.....	1793
Watt, 61754, Lance-Corporal J., 22nd Infantry Battalion.....	1793
Weir, 429729, Private K., 7th Infantry Battalion.....	1793
Whiteacre, 937, Sergeant A. S., 3rd Infantry Battalion.....	1793
Williams, 10182, Private H. J., 3rd Infantry Battalion.....	1793
Williams, 60071, Private L. J., 21st Infantry Battalion.....	1793
Witney, 426194, Lance-Corporal P. H., 10th Infantry Battalion.....	1793

CANADIANS MENTIONED IN DESPATCHES.

Abbott, No. 109188, Company-Sergeant-Major A. J., Canadian Mounted Rifles.....	1846
Adams, Captain W. D., 14th Infantry Battalion, Staff, Canadian Forces.....	1845
Adamson, No. 67004, Acting Brigade Quartermaster-Sergeant J. A., Headquarters, 5th Canadian Infantry Brigade, (formerly 25th Canadian Infantry Battalion).....	1852
Adamson, Major A. S. A.-M., Princess Patricia's Canadian Light Infantry.....	1848
Aiken, No. 6771, Private M. J., 1st Canadian Battalion.....	457
Alexander, Captain G. M., 15th Canadian Battalion.....	458
Allan, No. 1742, Sergeant M., Princess Patricia's Canadian Light Infantry.....	1053
Allan, Lieutenant-Colonel W. D., 3rd Canadian Infantry Battalion.....	1848
Allan, Nursing Sister Miss A. D., Canadian Nursing Service.....	1851
Allison, No. 16619, Corporal R. M., 7th Canadian Infantry Battalion.....	1054
Almond, Honorary Lieutenant-Colonel Rev. J. MacP., Canadian Chaplain.....	1852
Amyot, Major J. A., Canadian Army Medical Corps.....	1851
Anderson, Major S. B., Canadian Artillery.....	1847
Anderson, Captain S. J., D.S.O., 5th Canadian Infantry Battalion.....	1054
Anderson, Lieutenant J. G., 5th Canadian Infantry Battalion.....	1054
Anderson, No. 1186, Company Sergeant-Major J., Princess Patricia's Canadian Light Infantry.....	1848
Anderson, Major (temporary Lieutenant-Colonel) T. V., Royal Canadian Engineers, Staff, Canadian Forces.....	1845
Anderson, Brevet Lieutenant-Colonel W. B., Royal Canadian Engineers, Staff, Canadian Forces.....	1845
Andrews, Major G. W., 8th Canadian Infantry Battalion.....	1054
Appleton, 29410, Private E., 16th Canadian Infantry Battalion.....	1055
Armstrong, Lieutenant-Colonel C. J., Canadian Engineers.....	456, 1132
Arthur, Captain C. G., 10th Canadian Battalion.....	458
Ashton, Major E. J., 9th Canadian Infantry Battalion.....	1054
Baker, Lieutenant E. A., Canadian Engineers.....	1133
Ballantine, Major J., 4th Canadian Battalion.....	457
Barnacal, 42244, Sergeant W., (11th Battery), 3rd Canadian Artillery Brigade.....	456
Bartley, 33280, Private A., Canadian Army Medical Corps.....	459
Basnett, 2134, Company Quartermaster-Sergeant C. P., Canadian Divisional Mounted Cyclist Company.....	1846
Beattie, Honorary Major Rev. W., Chaplain, Canadian Contingent.....	1852
Beatty, Major C. H. L., D.S.O., Canadian Local Forces, (Staff), 1st Canadian Division.....	455, 1845

	PAGE.
Bell, 57093, Private E., 20th Canadian Infantry Battalion.....	1850
Bell, Lieutenant-Colonel A. H., 31st Canadian Infantry Battalion.....	1850
Bell, Major (temporary Lieutenant-Colonel) A. De M., Canadian Army Service Corps...	1851
Bell, Captain F. C., Canadian Army Medical Corps.....	459
Benson, Captain F. M., Royal Canadian Horse Artillery.....	1847
Bent, Major C. E., 15th Canadian Infantry Battalion.....	1849
Berry, 1810, Sergeant-Major G. E., Canadian Contingent, Canadian Staff.....	1052
Bevan, 5318, Sergeant W. H. B., Canadian Engineers (Staff).....	1133
Binny, 27044, Acting Sergeant W. J., 15th Canadian Infantry Battalion.....	1849
Birchall, Captain (temporary Lieutenant-Colonel) A. P., (Royal Fusiliers), 4th Canadian Battalion. (Killed).....	457
Bishop, 1167, Sergeant A., Princess Patricia's Canadian Light Infantry.....	1848
Bizley, 29418, Private J. W., 16th Canadian Battalion.....	458
Blair, 13454, Company Sergeant-Major R., 5th Canadian Infantry Battalion.....	1848
Bleakney, 41615, Gunner, V. A., Canadian Artillery.....	1132
Bliss, Miss M., Nursing Sister, Canadian Nursing Service.....	1851
Bogart, Major J. L. H., Canadian Local Forces, Canadian Engineers.....	1847
Bonner, 72176, Private A. V., 27th Canadian Infantry Battalion. (Staff).....	1134
Bonshor, 25546, Regimental Sergeant-Major W. A., 14th Canadian Infantry Battalion. (Staff).....	1134
Bostock, Lieutenant A. H., Lord Strathcona's Horse.....	1846
Boyle, Lieutenant-Colonel R. L., 10th Canadian Battalion. (Died of wounds).....	458
Bridges, Colonel J. W., Canadian Army Medical Corps.....	1055
Brooks, Captain A., 7th Canadian Infantry Battalion.....	1054
Brown, Captain G. P., Canadian Army Medical Corps.....	459
Brown, Major J. S., Royal Canadian Regiment, Canadian Staff.....	1051
Brown, 631, Sergeant-Major A. G., Canadian Army Service Corps.....	1851
Brown, 32713, Sergeant T. M., Canadian Army Medical Corps.....	459
Brutinel, Lieutenant-Colonel R., Canadian Motor Machine Gun Service.....	1847
Buchanan, Lieutenant-Colonel V. C., 13th Canadian Infantry Battalion.....	1849
Buller, Temporary Lieutenant-Colonel H. C., (Captain Rifle Brigade), Princess Patricia's Canadian Light Infantry.....	456
Burland, Lieutenant-Colonel W. W., 14th Canadian Battalion.....	458
Burnham, Lieutenant S. S., 19th Canadian Infantry Battalion.....	1849
Burstall, Colonel (temporary Brigadier-General) H. E., C.B., Royal Canadian Artillery. (Staff).....	1845
Bussel, 8603, Sergeant E. W., 2nd Canadian Battalion.....	457
Buswell, 32701, Sergeant-Major W. G., Canadian Army Medical Corps.....	1851
Butt, 1825, Staff, Sergeant H. G. B., Canadian Army Medical Corps.....	459
Cameron, Lieutenant-Colonel K., Canadian Army Medical Corps.....	1055
Cameron, Major A. G., 13th Infantry Battalion, (Staff), Canadian Force.....	1845
Campbell, Lieutenant-Colonel R. P., Canadian Army Medical Corps.....	1851
Campbell, 2256, Private (Acting Sergeant) W. B., Canadian Army Medical Corps.....	1851
Campbell, Miss E., Matron, Canadian Nursing Service.....	459
Candy, 1541, Lance-Corporal G. W. Princess Patricia's, Canadian Light Infantry.....	1848
Carey, 73878, Lance-Corporal W. J., 28th Canadian Infantry Battalion.....	1850
Carscallen, Major H. G., (11th Battery), 3rd Canadian Artillery Brigade.....	455
Carvell, Lieutenant G. C., Princess Patricia's Canadian Light Infantry.....	1053
Charleson, Miss E. M., Matron, Canadian Nursing Service.....	1056
Chenay, Temporary Honorary Lieutenant J. S., Canadian Corps of Militia Staff Clerks..	1852
Chester, 28722, Private R. W., Canadian Army Medical Corps.....	459
Chetwynd, 5301, Company Sergeant-Major G. R., (2nd Field Company), Canadian Engineers.....	456
Chisholm, Captain (temporary Major) H. A., Canadian Army Medical Corps, (Staff), 1st Canadian Division.....	455
Churchward, 8, Staff Sergeant G. D., Royal Canadian Dragoons.....	1846

	PAGE.
Christie, 1576, Corporal J. M., Princess Patricia's Canadian Light Infantry.....	1053
Clark, 26, Sergeant-Major J. W., Canadian Army Medical Corps.....	1851
Clark, Captain R. P., (Staff), 1st Division, Canadian Local Forces.....	455, 1051
Clarke, Lieutenant (temporary Captain) D. A., Princess Patricia's Canadian Light Infantry.....	1848
Clark-Kennedy, Major W. H., 13th Canadian Infantry Battalion.....	1055
Clifford, Captain E. S., D.S.O., (Staff), 1st Canadian Division.....	455
Clifton, 9057, Sergeant H. K., 3rd Canadian Infantry Battalion.....	1053
Codville, Captain F. H. McD., Royal Canadian Dragoons.....	1052
Collins, 38, Acting Quartermaster-Sergeant G. H. A., Headquarters, 4th Infantry Brigade, Canadian Local Forces.....	1852
Colquhoun, Lieutenant G. W., Princess Patricia's Canadian Light Infantry.....	456
Colquhoun, Lieutenant-Colonel M. A., 4th Canadian Infantry Battalion.....	1054
Colville, 667, Pipe-Major J., Princess Patricia's Canadian Light Infantry.....	1848
Connor, 24829, Private B. J., 13th Canadian Infantry Battalion.....	1055
Constantine, Major C. F., Canadian Field Artillery.....	1052
Cooke, 1822, Quartermaster-Sergeant G. S., Canadian Army Medical Corps.....	459
Cordery, 236, Company Sergeant-Major A. E., Princess Patricia's Canadian Light Infantry.....	1053
Cosgrave, Captain L. V. M., (Brigade Staff), 1st Canadian Artillery Brigade.....	455
Cosgrove, Lieutenant J. R., Royal Canadian Engineers.....	1052
Coster, 81181, Private H. T., 8th Canadian Infantry Battalion.....	1849
Costigan, Captain C. T., 10th Canadian Infantry Battalion.....	1849
Cowen, 25819, Sergeant E., 14th Canadian Infantry Battalion.....	1134
Crabbe, Lieutenant C. E., Princess Patricia's Canadian Light Infantry.....	456
Craggs, Captain G. S., 10th Canadian Infantry Battalion.....	1849
Craig, Lieutenant C. S., Canadian Field Artillery.....	1052
Crawford, Lieutenant R. G., Princess Patricia's Canadian Light Infantry. (Died of wounds).....	1053
Crozier, Captain J. A., Canadian Army Medical Corps.....	1851
Creelman, Lieutenant-Colonel J. J., (Brigade Staff), 2nd Canadian Artillery Brigade.....	455
Critchley, Captain J. A., Lord Strathcona's Horse.....	1053
Culling, Captain E. C., 2nd Canadian Battalion.....	457
Cummins, 1808, Staff Quartermaster-Sergeant J. F., Canadian Corps of Militia Staff Clerks.....	1852
Currie, Lieutenant J. M., 5th Canadian Battalion.....	457
Cutcliffe, Temporary Major A. B., Canadian Forces. (Staff).....	1132
Dalby, 1724, Private W., Princess Patricia's Canadian Light Infantry.....	1848
Dalton, 33047, Private J., Canadian Army Medical Corps.....	459
Davies, 13191, Sergeant-Major E. B., 5th Canadian Infantry Battalion.....	1848
Davis, Major A. W., Canadian Engineers.....	1847
Day, 79569, Company Sergeant-Major G. O., 31st Canadian Infantry Battalion.....	1850
Deblois, 61931, Private A., 22nd Canadian Infantry Battalion.....	1134
De Lancey, Lieutenant J. A., Adjutant, 25th Canadian Infantry Battalion.....	1850
Dennistoun, Lieutenant J. R., Canadian Divisional Cyclist Company.....	456
Dewar, Lieutenant D. F., Canadian Engineers.....	1847
Dixon, Nursing Sister Miss E. M., Canadian Nursing Service.....	1851
Dodds, Lieutenant-Colonel W. O. H., Canadian Artillery.....	1847
Donaldson, Captain A. S., Canadian Army Medical Corps.....	459
Dunlop, Captain H. McD., 1st Canadian Division, Ammunition Column, Canadian Field Artillery.....	1052
Dunwoody, 15066, Private J. M., Lord Strathcona's Horse.....	1132
Duval, Major J. L., Canadian Army Medical Corps.....	459
Dyer, Major H. M., 5th Canadian Infantry Battalion.....	1054
Eastwood, Nursing Sister Miss V., Canadian Nursing Service.....	1851
Edwards, Lieutenant N. A., Princess Patricia's Canadian Light Infantry. (Killed).....	1053

	PAGE.
Elmsley, Bt. Lieutenant-Colonel James Harold, Royal Canadian Dragoons, Staff, Canadian Force.....	1132, 1845
Embury, Lieutenant-Colonel J. F. L., 28th Canadian Infantry Battalion.....	1850
Evans, Captain T. C., Canadian Army Veterinary Corps.....	1056
Evans, 5087, Second Corporal A. J. L., (1st Field Company), Canadian Engineers.....	456
Farquhar, Temporary Lieutenant-Colonel F. D., D.S.O., (Major, Coldstream Guards), Princess Patricia's Canadian Light Infantry.....	456
Farr, 33060, Private C. J. E., Canadian Army Medical Corps.....	459
Findlay, Temporary Lieutenant-Colonel W. H. de la T. d'A., Canadian Army Service Corps	1851
Fleming, 14472, Private A. G. S., Princess Patricia's Canadian Light Infantry.....	1053
Flint, 6729, Corporal C., Canadian Engineers.....	1847
Flintoft, 645, Private T., Princess Patricia's Canadian Light Infantry.....	1848
Flood, 27892, Corporal W. J., 15th Canadian Battalion.....	458
Ford, Lieutenant-Colonel F. S. L., Canadian Army Medical Corps.....	459
Foster, Lieutenant-Colonel (temporary Colonel) G. La F., Canadian Army Medical Corps, Staff, 1st Canadian Division.....	454, 1846, 1851
Fotheringham, Lieutenant-Colonel (temporary Colonel) John Taylor, Army Medical Corps, (Staff) Canadian Contingent.....	1846, 1851
Fraser, 210, Corporal L., Canadian Motor Machine Gun Service.....	1847
Fraser, Captain J. J., Canadian Army Medical Corps.....	459
Frith, Brevet Lieutenant-Colonel G. R., Royal Engineers, (Staff).....	1132
Fyles, 77006, Sergeant J. J., 7th Canadian Infantry Battalion.....	1054
Gardner, Captain S. D., 7th Canadian Infantry Battalion.....	1054
Garland, Temporary Lieutenant C. H. B., Canadian Artillery.....	1847
Gault, Major A. H., D.S.O., Princess Patricia's Canadian Light Infantry.....	456
Geary, Lieutenant H. F., (6th Battery), 2nd Canadian Artillery Brigade.....	455
Gibson, Captain G. H. R., Can, Army Medical Corps.....	1055
Gill, 6024, Quartermaster-Sergeant W. J. N., Canadian Corps of Militia Staff Clerks.....	1852
Gillmore, Major E. T. B., 1st Canadian Division, Ammunition Sub-Park, Canadian Field Artillery.....	1052
Gilpin, 27896, Sergeant R., 15th Canadian Infantry Battalion.....	1134
Glover, Captain J. D., 4th Canadian Battalion. (Killed).....	457
Godfrey, 107234, Battalion Sergeant-Major T., Canadian Mounted Rifles.....	1846
Godfrey, 1589, Company Quartermaster-Sergeant S., Princess Patricia's Canadian Light Infantry.....	1053, 1848
Godson-Godson, Major G., 16th Canadian Battalion.....	458
Goodall, 29100, Sergeant G. B., 16th Canadian Infantry Battalion.....	1849
Goodeve, Major L. C., Canadian Field Artillery.....	1052
Gordon-Hall, Major (temporary Lieutenant-Colonel) G. C. W., Yorkshire Light Infantry, Canadian Staff.....	455, 1051
Grant, 28976, Private P. M., 16th Canadian Infantry Battalion.....	1055
Grant, Captain J. W., 25th Canadian Infantry Battalion.....	1850
Gray, Major D. F. B., Princess Patricia's Canadian Light Infantry.....	1053, 1848
Greene, Lieutenant E. A., (9th Battery), 3rd Canadian Artillery Brigade.....	456
Hahn, Captain J. E., Canadian Staff.....	1052
Haines, Major L. E., 7th Canadian Infantry Battalion.....	1849
Hale, Captain G. C., Canadian Army Medical Corps.....	1851
Hall, 23396, Corporal A. E., 7th Canadian Infantry Battalion.....	1054
Hamilton, Honorary Captain (temporary Honorary Major) A. L., Field Cashier, Canadian Army Pay Corps.....	1852
Hancock, 25908, Company Sergeant-Major A., 14th Canadian Battalion.....	458
Hanson, Major E. G., (5th Battery), 2nd Canadian Artillery Brigade.....	455
Harbord, Major H. W., 5th Canadian Infantry Battalion.....	1848
Harbord, Second Lieutenant (temporary Lieutenant) G. M., Royal Artillery, Divisional Artillery, 1st Canadian Division.....	455
Harcourt, 142, Company Sergeant-Major P. V., Canadian Engineers.....	1847

	PAGE.
Hardy, Major E. B., Canadian Army Medical Corps.....	459
Hare, Nursing Sister Miss C. M., Canadian Nursing Service.....	1851
Harris, 76317, Private W. B., 29th Canadian Infantry Battalion. (Staff).....	1134
Harrison, 81361, Private R. C., 10th Canadian Infantry Battalion.....	1849
Hart, Lieutenant W. M., Can. Army Medical Corps.....	1055
Hart-McHarg, Lieutenant-Colonel W. F. R., 7th Canadian Battalion. (Killed).....	457
Hastings, Captain V. J., 16th Canadian Infantry Battalion.....	1055
Hawkins, 25790, Sergeant A. E., 14th Canadian Battalion.....	458
Hayter, Lieutenant-Colonel R. J. F., (Major, Cheshire Regiment). Staff, 1st Canadian Division.....	454
Hayward, 42635, Sergeant J., (Ammunition Column), 3rd Canadian Artillery Brigade....	456
Haywood, Lieutenant A. K., attached 3rd Canadian Battalion, Canadian Army Medical Corps.....	459
Head, 33358, Private R. L., Canadian Army Medical Corps.....	459
Heath, 29524, Corporal G. C., 16th Canadian Battalion. (Dead).....	458
Hertzberg, Lieutenant H. F. H., (2nd Field Company), Canadian Engineers.....	456
Hervey, Major C. L., Canadian Overseas Railway Construction Corps.....	1056
Hesketh, Major J. A., D.S.O., Lord Strathcona's Horse.....	1053
Hewitson, 2873, Corporal J. S., Lord Strathcona's Horse. (Staff).....	1132
Hickey, 11202, Sergeant H., (killed), 4th Canadian Infantry Battalion.....	1054
Hicks, C41445, Corporal A. S., (8th Battery), 2nd Canadian Artillery Brigade.....	455
Hill, Lieutenant-Colonel F. W., 1st Canadian Infantry Battalion.....	1053
Hilliam, Lieutenant-Colonel E., 5th Canadian Infantry Battalion.....	1054
Hodgins, Captain F. O., (Staff), Royal Canadian Engineers.....	1846
Hoerner, Nursing Sister S., (Miss) Canadian Nursing Service.....	1851
Hogg, 34618, Staff-Sergeant W., Can. Army Medical Corps.....	1055
Holland, 23348, Sergeant J., 7th Canadian Infantry Battalion, (Staff).....	1133
Holmes, Lieutenant W. D., 7th Canadian Infantry Battalion.....	1054
Holmes, Lieutenant (temporary Captain) W. D., D.S.O., 7th Canadian Infantry Battalion	1849
Holoway, 33365, Private W. J., Canadian Army Medical Corps.....	459
Horne, 33844, Lance-Corporal R., Canadian Army Medical Corps.....	1055
Houston, 75240, Lance-Corporal A. J., 29th Canadian Infantry Battalion. (Staff).....	1134
Hughes, Lieutenant-Colonel G. B., Staff, 1st Canadian Division.....	455
Hughes, Lieutenant-Colonel H. T., Royal Canadian Engineers, Canadian Permanent Forces.....	1846, 1847
Hynds, 58207, Private R. J., 20th Canadian Infantry Battalion.....	1850
Irving, Major T. C., Canadian Engineers.....	1847
Jackson, Captain E. C., D.S.O., 5th Canadian Infantry Battalion.....	1848
Jacobs, 40105, Sergeant M., (Brigade Staff), 3rd Canadian Artillery Brigade.....	456
Jaminson, 11079, Regimental Sergeant-Major S. J., 4th Canadian Infantry Battalion....	1848
Jeffrey, 24001, Regimental Sergeant-Major (temporary Lieutenant) J., 13th Canadian Battalion.....	458
Jeffer, Captain H. B., Canadian Army Medical Corps.....	1851
Jenkins, Captain J. S., Canadian Army Medical Corps.....	1851
Jenner, 2029, Sergeant-Major E. H., Canadian Army Medical Corps.....	1851
Johnson, 29040, Acting Corporal S. D., 16th Canadian Infantry Battalion.....	1849
Jones, Major T. P., 4th Canadian Infantry Battalion.....	1848
Jones, 9517, Sergeant W. E., 1st Canadian Battalion.....	456
Jones, 15576, Lance-Corporal D. B., Canadian Engineers.....	1133
Jones, 9063, Lance-Corporal E. H., 3rd Canadian Infantry Battalion.....	1133
Jones, 46282, Lance-Sergeant W. N., 13th Canadian Infantry Battalion.....	1133
Kay, 29116, Regimental Sergeant-Major J., 16th Canadian Infantry Battalion. (Staff)..	1134
Keble, 1081, Regimental Quartermaster-Sergeant F. E., Princess Patricia's Canadian Light Infantry.....	1848
Keith, 32971, Sergeant-Major W., Canadian Army Medical Corps.....	1851
Keith, 27001, Regimental Sergeant-Major J., 15th Canadian Battalion.....	458

	PAGE.
Kelly, Paymaster and Honorary Captain L. S. G., Canadian Field Artillery.....	1052
Kemmis-Betty, Lieutenant-Colonel H., Staff, 1st Canadian Division.....	455
Kerr, 27210, Private M. K., 15th Canadian Battalion.....	458
Ketchen, Colonel (temporary Brigadier-General) H. D. B., (Staff) Lord Strathcona's Horse.....	1846
Kilburn, Captain F. C., 1st Canadian Divisional Signal Company.....	456
Kimmins, Major A. E., 1st Canadian Battalion.....	456
King, Major W. B., (10th Battery), 3rd Canadian Artillery Brigade.....	455
Kinsell, 032773, Sergeant J. G., (attached No. 3 Field Ambulance), Canadian Army Service Corps.....	458
Knobel, Captain H. E., Staff, 8th Canadian Infantry Battalion.....	1846
Kranchel, 24142, Corporal O., 13th Canadian Infantry Battalion.....	1133
Laing, 184, Lance-Corporal P. A., Canadian Engineers.....	1847
Laing, 262, Sergeant H., Princess Patricia's Canadian Light Infantry.....	456
Lalor, Lieutenant R. C., Canadian Contingent, Canadian Staff.....	1052
Lalor, Captain W. J. A., 1st Canadian Infantry Battalion.....	1053
Lambarde, Major F. F., (Reserve of Officers), Divisional Artillery, 1st Canadian Division.....	455
Lambert, 61589, Private A. P., 22nd Canadian Infantry Battalion.....	1134
Lamplough, 40106, Corporal L. A., (1st Battery), (killed), 1st Canadian Artillery Brigade.....	455
Langford, 40336, Sergeant J. R., Canadian Artillery.....	1132
Large, 6472, Private W. C., 1st Canadian Infantry Battalion.....	1053
Law, 5410, Corporal J. F., Canadian Engineers.....	1133
Leach, Lieutenant R. J., Canadian Heavy Battery, Canadian Field Artillery.....	1052
Leach, 110309, Sergeant J., Canadian Mounted Rifles.....	1846
Leckie, Lieutenant-Colonel R. G. E., 16th Canadian Battalion.....	458
Lehfeldt, 6027, Sergeant (Acting Squadron Sergeant-Major) F. A., Canadian Military Mounted Police.....	1852
Leishman, 33099, Private W. M., Canadian Army Medical Corps.....	459
Le Maitre, 28817, Sergeant W., 16th Canadian Infantry Battalion.....	1134
Leonard, Major E. W., Canadian Field Artillery.....	1052
Levasseur, A28102, Private B., 7th Canadian Infantry Battalion.....	1849
Lindsay, Major (temporary Brigadier-General), W. B., Canadian Engineers.....	1133, 1847
Lipsett, Temporary Lieutenant-Colonel L. J., (Major Royal Irish Regiment), 8th Canadian Battalion.....	457
Lisney, 33387, Private F. L., Canadian Army Medical Corps.....	459
Lister, Major F. A., 1st Canadian Divisional Signal Company.....	456
Livingstone, 35213, Sergeant H. W., Canadian Postal Corps.....	1852
Loomis, Lieutenant-Colonel F. O. W., 13th Canadian Battalion.....	458
Lumbard, 75951, Private R. W., 29th Canadian Infantry Battalion.....	1850
Lynn, Lieutenant E. F., Royal Canadian Engineers.....	1052
Lyne-Evans, Captain J. H., 3rd Canadian Battalion.....	457
McAllister, 1062, Private J., Princess Patricia's Canadian Light Infantry.....	1053
McAvity, Major T. M., 5th Canadian Infantry Battalion, (Staff) Canadian Force.....	1846
McCombe, Major G., 14th Canadian Infantry Battalion.....	1849
McCuaig, Major D. R., 13th Canadian Battalion.....	458
McCuaig, Major G. E., 13th Canadian Infantry Battalion.....	1849
McDonald, 33394, Lance-Corporal W., Canadian Army Medical Corps.....	459
McFeat, 12376, Corporal E. G., 5th Canadian Infantry Battalion.....	1133
McGibbon, Captain R. H., Canadian Army Medical Corps.....	459
McGreer, Honorary Captain Rev. A. H., Canadian Chaplains.....	1852
McGugan, Lieutenant D., Canadian Contingent, Canadian Staff.....	1052
McIlree, Lieutenant J. R., D.S.O., 7th Canadian Infantry Battalion.....	1849
McInnis, 67457, Private J., 25th Canadian Infantry Battalion.....	1850
McIvor, 13783, Company Sergeant-Major D., 5th Canadian Infantry Battalion.....	1848
McIvor, 13760, Private N., 5th Canadian Battalion.....	457

	PAGE.
McKay, 32979, Sergeant J. W., Canadian Army Medical Corps.....	459
McKeegan, 33854, Private F., Canadian Army Medical Corps.....	1055
McKillip, Captain T. H., Canadian Army Medical Corps.....	459
McLaren, Colonel M., Canadian Army Medical Corps.....	1055
McLaren, Major J., 10th Canadian Battalion.....	458
McLaren, Lieutenant-Colonel J. I., 19th Canadian Infantry Battalion.....	1849
McLatchey, Matron Miss M. O., Canadian Nursing Service.....	1056
McLennan, Major B., 42nd Canadian Infantry Battalion.....	1850
McLeod, Lieutenant N. G. M., 8th Canadian Battalion.....	457
McMillan, Major A., D.S.O., Royal Canadian Dragoons.....	1846
McPherson, Lieutenant-Colonel D. W., Canadian Army Medical Corps.....	459
McQueen, 16922, Private W., 7th Canadian Infantry Battalion.....	1054
McQueen, Captain J. D., Canadian Army Medical Corps.....	459
MacBrien, Captain (temporary Lieutenant-Colonel J. H.,) Staff, 1st Canadian Division..	455
Macdonald, Lieutenant J. C., Royal Canadian Engineers.....	1052
MacDonald, Lieutenant D. J., Lord Strathcona's Horse.....	1053
Macdonald, Captain R. H., Canadian Army Medical Corps.....	1055
Macdonald, 6246, Quartermaster-Sergeant J. C., Canadian Motor Machine Gun Service.	1847
Macdonell, Lieutenant-Colonel A. C., D.S.O., Lord Strathcona's Horse.....	1053
Macdonell, Lieutenant-Colonel (temporary Brigadier-General) A. H., D.S.O., Royal Canadian Regiment.....	1847
Macintyre, Captain D. E., D.S.O., 28th Canadian Infantry Battalion.....	1850
Mackenzie, Captain J. P., 8th Canadian Infantry Battalion.....	1849
Mackie, 12601, Regimental Sergeant-Major A. G., 5th Canadian Infantry Battalion.....	1054
Mackinnon, Major W. T. M., Canadian Army Medical Corps.....	1055
Maclaren, Lieutenant-Colonel C. H., Canadian Artillery.....	1132
Macphail, Captain A., (1st Field Company), Canadian Engineers.....	456
Magee, Major F. C., Canadian Field Artillery.....	1052
Marks, Driver F. T., Divisional Artillery, 1st Canadian Division.....	455
Marshall, Major W. R., 15th Canadian Battalion.....	458
Martin, Lieutenant A. G., Adjutant, Princess Patricia's Canadian Light Infantry.....	1848
Massie, Lieutenant-Colonel A. E., Canadian Army Service Corps.....	1851
Mathieson, Lieutenant D. M., Royal Canadian Engineers.....	1052
Matthews, Major H. H., 8th Canadian Battalion.....	457
Matthews, 45605, Private P., Canadian Motor Machine Gun Service.....	1847
Mavor, Captain W., 17th (Reserve) Canadian Infantry Battalion.....	1055
Maxwell, 81576, Lance-Corporal J., 2nd Canadian Infantry Battalion. (Staff).....	1133
Maybin, 27927, Company Sergeant-Major W., 15th Canadian Infantry Battalion.....	1849
Meighen, Lieutenant-Colonel F. S., 14th Canadian Battalion.....	458
Meikle, 13021, Sergeant L. W. G., 5th Canadian Infantry Battalion.....	1848
Melville, 5015, Sergeant A., Royal Canadian Engineers.....	1052
Merritt, Captain C. M., 16th Canadian Battalion. (Killed).....	458
Metcalf, Lieutenant G. A., (killed), 1st Canadian Infantry Battalion.....	1053
Milborne, 33259, Staff, Sergeant A. J. B., Canadian Army Medical Corps.....	459
Milburn, 57233, Armourer-Corporal R., 20th Canadian Infantry Battalion.....	1850
Millard, 63640, Private J., 4th Canadian Infantry Battalion.....	1133
Millen, 33408, Private A., Canadian Army Medical Corps.....	459
Minchin, 29047, Lance-Corporal A. W., 16th Canadian Battalion.....	458
Milne, 71410, Private J. J., 27th Canadian Infantry Battalion.....	1134
Minns, 9342, Lance-Corporal E. H., 3rd Canadian Battalion.....	457
Mitchell, Lieutenant-Colonel C. H., (Corps of Guides) (Staff), Canadian Forces.....	1132, 1846
Mitchell, Lieutenant-Colonel J. H. (Brigade Staff), 3rd Canadian Artillery Brigade.....	455
Montague, Captain P. J., Canadian Local Forces. (Staff).....	1846
Moody, 1804, Quartermaster-Sergeant H. F., Canadian Corps of Militia Staff Clerks.....	1852
Moore, 6712, Private G., 1st Canadian Battalion.....	457
Morison, Major F., D.S.O., 16th Canadian Infantry Battalion.....	1055

	PAGE.
Morrissey, Major T. S., (Staff), 13th Infantry Battalion.....	1846
Morrison, Lieutenant-Colonel (Temporary Brigadier-General) E. W. B., D.S.O., Canadian Field Artillery.....	1052
Morrison, 19584, Sergeant C., 10th Canadian Infantry Battalion.....	1133
Mowat, Lieutenant O. A., Canadian Artillery.....	1847
Murray, Captain K. A., Canadian Postal Corps. (Staff).....	1132
Murray, 6245, Private J. F., 1st Canadian Infantry Battalion.....	1133
Murray, 81615, Private J. H., 1st Canadian Infantry Battalion.....	1848
Napier, Captain R. R., Canadian Forces. (Staff).....	1132
Nash, Captain J. F. P., D.S.O., 5th Canadian Infantry Battalion.....	1054
Nasmith, Lieutenant-Colonel G. G., Canadian Army Medical Corps.....	1055
Nelles, Lieutenant-Colonel C. M., Royal Canadian Dragoons.....	1052
Nesbitt, Nursing Matron Miss V. C., Canadian Nursing Service.....	1056
Niven, Lieutenant H. W., Princess Patricia's Canadian Light Infantry.....	456
Norsworthy, Major E. C., 13th Canadian Battalion. (Killed).....	458
Norton, 5612, Corporal J. F., Canadian Engineers.....	1133
Northover, Lieutenant H. R., Canadian Ordnance Corps.....	1056
Northover, Lieutenant A. W., 28th Canadian Infantry Battalion.....	1055
Nott, 1376, Sergeant-Major H. A., Canadian Army Medical Corps.....	1851
Odium, 16608, Corporal J. W., 7th Canadian Battalion. (Killed).....	457
Odium, Lieutenant-Colonel V. W., D.S.O., 7th Canadian Infantry Battalion....	457, 1054, 1849
O'Leary, 4774, Corporal J., Royal Canadian Horse Artillery.....	1847
O'Rourke, 19612, Corporal D., 10th Canadian Infantry Battalion. (Died of wounds)...	1054
Owen, Lieutenant H. H., 7th Canadian Infantry Battalion.....	1054, 1849
Paddock, 167, Company Sergeant-Major A. E., Canadian Engineers.....	1847
Page, Major L. F., 5th Canadian Infantry Battalion.....	1848
Palmer, 28937, Company Quartermaster-Sergeant G. F., 16th Canadian Infantry Battalion	1849
Panet, Major E. de B., Canadian Local Forces, (Staff).....	1051
Panet, Lieutenant-Colonel H. A., D.S.O., Royal Canadian Horse Artillery, Staff, Canadian Contingent.....	1846
Papineau, Lieutenant T. M., Princess Patricia's Canadian Light Infantry.....	456
Parks, Captain J. H., 1st Canadian Battalion.....	456
Paterson, Lieutenant (temporary Captain) A. T., Canadian Field Artillery.....	1052
Paterson, 77902, Private W., 7th Canadian Infantry Battalion. (Staff).....	1133
Payne, 478, Lance-Corporal J. A. N., 8th Canadian Battalion. (Missing).....	457
Payne, 29481, Private C., 16th Canadian Infantry Battalion.....	1055
Peck, Major C. W., 16th Canadian Infantry Battalion.....	1849
Pelly, Major (temporary Lieutenant-Colonel) R. T., (Captain Loyal North Lancashire Regiment, Special Reserve), Princess Patricia's Canadian Light Infantry.....	1053
Phillips, Temporary Lieutenant H., Royal Canadian Regiment.....	1847
Piche, 69771, Private J. L., 26th Canadian Infantry Battalion.....	1850
Pickering, 67996, Corporal A. F., 25th Canadian Infantry Battalion.....	1850
Pobjoy, 24362, Corporal H., Divisional Artillery, 1st Canadian Division.....	455
Pope, Captain E. W., Staff, 1st Canadian Division.....	455
Porter, Lieutenant C. G., 26th Canadian Infantry Battalion.....	1850
Powell, Lieutenant R. W., Canadian Engineers.....	1847
Pragnell, Major G. S. T., 5th Canadian Battalion.....	457
Prower, Captain J. M., 8th Canadian Infantry Battalion.....	1054
Purton, 30006, Corporal M. S., Canadian Army Service Corps.....	1134
Quilter, 40005, Bombardier, G., Canadian Artillery.....	1132
Race, 24783, Company Sergeant-Major G. E., 13th Canadian Infantry Battalion.....	1849
Rae, Major W., 16th Canadian Infantry Battalion.....	1055
Ramsden, Lieutenant A. G. F., Royal Field Artillery, Special Reserve, Divisional Artillery, 1st Canadian Division.....	455
Ramsey, Lieutenant-Colonel C. W. P., Canadian Engineers.....	1056, 1847

	PAGE.
Rankin, Major A. C., Canadian Army Medical Corps.....	1851
Rattray, Lieutenant-Colonel J. G., 10th Canadian Infantry Battalion.....	1133
Rayside, Nursing Matron, Miss E. C., Canadian Nursing Service.....	1056
Reid, Lieutenant G. E., 3rd Canadian Infantry Battalion.....	1053
Rennie, Lieutenant-Colonel (temporary Brigadier-General) R., M.V.O., L.S.O., Canadian Local Forces, (Staff), 4th Canadian Infantry Battalion.....	1053, 1846
Richardson, Nursing Sister Miss M. P., Canadian Nursing Service.....	459
Ridgwell, 5591, Sergeant-Major S. A., Canadian Engineers.....	456, 1133
Ridley, Nursing Matron E. B., Canadian Nursing Service.....	1056
Robart, 33801, Sergeant-Major R., Canadian Army Medical Corps.....	1055
Robertson, 1058, Regimental Sergeant-Major W. M., 8th Canadian Battalion.....	457
Rodaway, 2648, Sergeant C. W., Lord Strathcona's Horse.....	1846
Rogers, Captain J. B., 3rd Canadian Infantry Battalion.....	1053
Rogers, 33616, Corporal G., 4th Canadian Battalion.....	457
Romer, brevet Lieutenant-Colonel (temporary Colonel) C. F., C.B., Royal Dublin Fusiliers, Staff, 1st Canadian Division.....	455
Ross, Lieutenant-Colonel A. E., Canadian Army Medical Corps.....	459, 1132
Rotsey, 33442, Quartermaster-Sergeant A. E., W.O., 2nd class, Canadian Army Medical Corps.....	459, 1851
Roy, Major A., (killed), 22nd Canadian Infantry Battalion.....	1055
Ryerson, Lieutenant A. C., (Ammunition Column), 3rd Canadian Artillery Brigade.....	456
Saunders, Captain C. G., Canadian Army Veterinary Corps.....	1851
Saunders, 12764, Corporal S., 5th Canadian Infantry Battalion.....	1054
Savage, Lieutenant H. M., (7th Battery), 2nd Canadian Artillery Brigade.....	455
Scandrett, Lieutenant J. H., (12th Battery), 3rd Canadian Artillery Brigade.....	456
Scanlon, 10531, Quartermaster-Sergeant J. J., Canadian Corps of Militia Staff Clerks....	1852
Sclater, Major M. J., 2nd Army Snipers School, 29th Canadian Infantry Battalion.....	1850
Scott, Lieutenant J. M., 8th Canadian Battalion.....	457
Shanly, Lieutenant-Colonel C. N., Canadian A.P.C.....	1852
Sharman, 36210, Private J. D., Canadian Army Service Corps.....	458
Shergold, Quartermaster and Honorary Captain C., Temporary Second Lieutenant, Royal Engineers.....	1052
Shillington, Lieutenant-Colonel A. T., Canadian Army Medical Corps.....	459
Shipman, 10940, Private E., 4th Canadian Battalion.....	457
Shirley, C41314, Corporal S., (7th Battery), (killed), 2nd Canadian Artillery Brigade....	455
Shirt, 48501, Sergeant-Major A. J., Canadian Army Veterinary Corps.....	1851
Simson, Lieutenant-Colonel A. W., Canadian Army Service Corps.....	458, 1134
Sinclair, 45200, Sapper W., Royal Canadian Engineers.....	1052
Sirett, 1747, Sergeant W., Canadian Army Service Corps.....	1851
Smith, 20378, Corporal H. R., 10th Canadian Infantry Battalion.....	1054
Smith, 6856, Private C. D., 1st Canadian Infantry Battalion.....	1053
Smith, Captain S. A., D.S.O., Canadian Army Medical Corps.....	1055
Smith, 71001, Staff Quartermaster-Sergeant S. J. M., Headquarters, 6th Canadian Infantry Brigade.....	1852
Smith, 32758, Sergeant W. B., Canadian Army Medical Corps.....	459
Smith-Rewse, Temporary Lieutenant M. B. W., 8th Canadian Battalion (killed).....	457
Snell, Major A. E., Canadian Army Medical Corps. (Staff).....	1846, 1851
Spence, 9068, Sergeant H. V., 3rd Canadian Infantry Battalion.....	1133
Spencer, 5749, Sapper F. T., Canadian Engineers.....	1133
Sprinks, Lieutenant W. D., 4th Canadian Infantry Battalion.....	1054
Stanborough, 254, Private W., Princess Patricia's Canadian Light Infantry.....	1848
Stewart, 33461, Private H. G., Canadian Army Medical Corps.....	459
Stone, Captain E. L., Canadian Army Medical Corps.....	459
Strong, Nursing Sister Miss A. C., Canadian Nursing Service.....	1056, 1851
Sutcliffe, 30240, Driver F., Canadian Army Service Corps.....	1134

	PAGE.
Sutton, 74004, Sergeant (Acting Company Sergeant-Major) B., Canadian Engineers.....	1847
Swift, Temporary Lieutenant-Colonel A. E., 2nd Canadian Infantry Battalion.....	1133
Tate, 757, Private H., 8th Canadian Infantry Battalion.....	1054
Taylor, Captain H. W., Canadian Artillery.....	1847
Taylor, Captain K. C. C., D.S.O., 29th Canadian Infantry Battalion.....	1850
Taylor, 75450, Private W. R., 29th Canadian Infantry Battalion.....	1850
Tetu, 443, 2nd Corporal S., Canadian Engineers.....	1847
Thacker, Lieutenant-Colonel (temporary Colonel) P. E., Lord Strathcona's Horse.....	1846
Thomas, Captain (temporary Major) L. M., 1st Canadian Infantry Battalion.....	1848
Tidy, Captain F. O. W., 3rd Canadian Infantry Battalion.....	1053
Tingley, Lieutenant F. H., Canadian Field Artillery.....	1052
Tompkins, 33470, Private C. B., Canadian Army Medical Corps.....	459
Trainor, 24061, Company Sergeant-Major J., 13th Canadian Battalion.....	458
Tremaine, Nursing Sister Miss V. A., Canadian Nursing Service.....	1056
Trendell, 55944, Private E. A., 19th Canadian Infantry Battalion.....	1849
Trottier, 32922, Private E., Canadian Army Medical Corps.....	459
Trounce, 1893, Sergeant L. J., Headquarters, Canadian Corps, Canadian Corps of Guides	1852
Turner, 45006, Sergeant G. R., (3rd Field Company), Canadian Engineers.....	456
Turner, Captain A. G., 2nd Canadian Battalion.....	457
Tuxford, Lieutenant-Colonel G. S., 5th Canadian Battalion.....	457, 1054
Urquhart, Captain H., MacI., 16th Canadian Infantry Battalion. (Staff).....	1846
Vansittart, Major G. E., Canadian Artillery.....	1847
Van Straubenzee, Major C. T., Royal Canadian Dragoons.....	1846
Venner, 27020 Signalling Sergeant W. B., 15th Canadian Infantry Battalion.....	1134
Vince, Captain E. R., Royal Canadian Engineers.....	1052
Waller, Lieutenant (temporary Captain) R. de W., 2nd Canadian Infantry Battalion...	1848
Walsh, 432178, Sergeant-Major N., W.O., 1st class, 49th Canadian Infantry Battalion...	1851
Ware, Captain F. B., Staff, 1st Canadian Division.....	455
Watson, Lieutenant-Colonel (temporary Brigadier-General) D., C.B., Canadian Local Forces. (Staff).....	457, 1051, 1846
Watt, Lieutenant-Colonel W. L., Canadian Army Medical Corps.....	459
Webb, Lieutenant R. H., Canadian Army Service Corps.....	458
White, 48506, Sergeant O. C., Canadian Army Veterinary Corps.....	1056
White, Captain D. A., (2nd Battery), 1st Canadian Artillery Brigade.....	455
Whitehead, 50497, Private E. G., 26th Canadian Infantry Battalion.....	1850
Whitfield, 6641, Company Sergeant-Major (Acting R.S.W.) R., W.O., 1st class, 1st Canadian Infantry Battalion.....	1848
Wildgoose, 42423, Battery-Sergeant-Major R., (9th Battery), 3rd Canadian Artillery Brigade.....	456
Wilgress, Lieutenant G. K., (killed) 21st Canadian Infantry Battalion.....	1850
Williams, 71559, Company Sergeant-Major H., 27th Canadian Infantry Battalion.....	1850
Winterbottom, 8281, Sergeant G. G., 2nd Canadian Infantry Battalion.....	1133
Wood, Brevet-Colonel (temporary Brigadier General) T. F. B., Staff, 1st Canadian Division.....	455, 1132
Wright, 11187, Private F. L., 4th Canadian Battalion.....	457
Wright, Major G. B., (3rd Field Company), Canadian Engineers.....	456
Wright, Captain A. S., Canadian Artillery, Canadian Staff.....	1052
Youldon, 33214, Private J. G., Canadian Army Medical Corps.....	459
Young, Major C. A., Canadian Army Medical Corps.....	1055
Young, 8630, Sergeant J. K., 2nd Canadian Infantry Battalion.....	1053

FOREIGN HONOURS.

Aitken, 1944, Private George Taylor, Canadian Divisional Cavalry Squadron. Medal of St. George, 4th Class. (Russian).....	712
---	-----

	PAGE.
Baker, Lieutenant Edwin Albert, 6th Field Company, Canadian Engineers, Croix de Guerre. (French).....	1421
Baker, 20743, Corporal William Henry, 9th (Reserve) Canadian Infantry Battalion (formerly 10th Battalion), Croix de Guerre. (French).....	1200
Barette, 26284, Private Armand, 14th Canadian Infantry Battalion. Medal of St. George, 3rd Class. (Russian).....	711
Barnacal, C.42244, Sergeant William, 11th Battery, 3rd Canadian Artillery Brigade. Medal of St. George, 2nd Class. (Russian).....	711
Barnhill, 42240, Sergeant John Alexander, 12th Battery, 3rd Canadian Field Artillery Brigade. Médaille Militaire. (French).....	1421
Barras, 7117, Private William Edward, 1st Canadian Infantry Battalion. Cross of the Order of St. George, 4th Class. (Russian).....	710
Barre, Captain Hercule, 150th Battalion (Canada) formerly 14th Canadian Infantry Battalion. Legion of Honour—Croix de Chevalier. (French).....	1420
Barrett, 18839, Lance-Corporal Edward Andrew, 4th Canadian Infantry Battalion, Médaille Militaire. (French).....	1421
Barton, 30183, Driver George, No. 2 Company, Canadian Divisional Train. Medal of St. George, 4th Class. (Russian).....	712
Birch, 29900, Quartermaster-Sergeant George Russell, 3rd Canadian Infantry Brigade, Cross of the Order of St. George, 4th Class. (Russian).....	710
Bissett, 12673, Sergeant Daniell Arthur, 5th Canadian Infantry Battalion, Croix de Guerre. (French).....	1421
Borden, The Right Honourable Sir Robert Laird, G.C.M.G., President of the Privy Council for the Dominion of Canada, First Minister and Secretary of State for External Affairs of the said Dominion. Grand Cordon of the Order of Leopold. (Belgian)...	1287
Borden, The Right Honourable Sir Robert Laird, G.C.M.G., President of the Privy Council for the Dominion of Canada, First Minister and Secretary of State for External Affairs of the said Dominion. Grand Cross of the Legion of Honour. (French)....	908
Borrie, 45049, 2nd Corporal Wilfrid John, 3rd Field Company, Canadian Engineers, Medal of St. George, 3rd Class. (Russian).....	711
Broomfield, 19103, Private Daniel James, 4th Canadian Infantry Battalion. Medal of St. George, 3rd Class. (Russian).....	711
Brown, 32713, Sergeant Tyler Morris, No. 1 Canadian Field Ambulance. Cross of the Order of St. George, 4th Class. (Russian).....	710
Bushby, 51068, Private John, Princess Patricia's Canadian Light Infantry. Cross of the Order of St. George, 3rd Class. (Russian).....	710
Cadogan, 6413, Acting Quartermaster-Sergeant Alexander, 1st Canadian Infantry Battalion. Croix de Guerre. (French).....	1421
Campbell, 24583, Corporal James J., 13th Canadian Infantry Battalion. Medal of St. George, 1st Class. (Russian).....	711
Clark, 1220, Private George Frederick, 19th Alberta Dragoons, Canadian Forces, Croix de Guerre. (French).....	1421
Clark-Kennedy, Major William Hew, D.S.O., 2nd Canadian Infantry Brigade, Headquarters. Croix de Guerre. (French).....	1421
Clifton, 9057, Signalling Sergeant Harry Kelsey, 3rd Canadian Infantry Battalion, Médaille Militaire. (French).....	1421
Cline, Captain George Alton, 1st Canadian Divisional Signal Company, Canadian Engineers, Legion of Honour—Croix de Chevalier. (French).....	1421
His Royal Highness Prince Arthur Frederick Patrick Albert of Connaught, Brevet Major, K.G., K.T., G.C.V.O., C.B., Personal Aide-de-Camp to the King, 2nd Dragoons, (Royal Scots Greys), Order of Saint Vladimir, 3rd Class with Swords. (Russian)....	752
Cotton, C. 41034, Bombardier (now Lieutenant) Charles Colton, 5th Battery, 2nd Canadian Artillery Brigade, Cross of the Order of St. George, 4th Class. (Russian).....	710
Crawford, 21584, Corporal William M., 5th Canadian Infantry Battalion, Medal of St. George, 3rd Class. (Russian).....	711

	PAGE.
Creighton, Lieutenant-Colonel Frank Albro, 1st Canadian Infantry Battalion, Legion of Honour—Croix de Chevalier. (French).....	1420
Cullum, Captain John Arthur, Canadian Army Medical Corps (Attached 28th Canadian Infantry Battalion), Croix de Guerre. (French).....	1421
Currie, Colonel (temporary Brigadier-General) Arthur William, C. B., Canadian Forces, Legion of Honour—Croix de Commandeur. (French).....	733
Deblois, 61931, Private Arthur, 22nd Canadian Infantry Battalion, Médaille Militaire. (French).....	1422
Dobell, Major-General Charles Macpherson, C.M.G., D.S.O., Insignia of Commander of the Legion of Honour. (French).....	1580
Duffey, 5660, Sapper John Thomas, 3rd Field Company, Canadian Engineers, Médaille Militaire. (French).....	1422
Dunham, 22046, Private Arthur W., Canadian Divisional Cyclist Company, Medal of St. George, 3rd Class. (Russian).....	712
Elliott, 11317, Acting Sergeant Thomas, 4th Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	710
Farmer, 16425, Private John, 7th Canadian Infantry Battalion, Medal of St. George, 4th Class. (Russian).....	712
Gardner, 8631, Sergeant Edward, 2nd Canadian Infantry Battalion, Cross of the Order of St. George, 3rd Class. (Russian).....	710
Gardner, Captain Stanley Douglas, 30th Canadian Infantry Battalion, Legion of Honour Croix de Chevalier. (French).....	1200
Gibson, Captain George Herbert Rae, Canadian Army Medical Corps (Attached Headquarters 1st Canadian Division), Croix de Guerre. (French).....	1421
Good, Sergeant-Major (now Lieutenant) Robert Goodwin, 10th Canadian Infantry Battalion, Medal of St. George, 1st Class. (Russian).....	711
Graveley, 9062, Lance-Corporal William Kenneth, 3rd Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	710
Greer, 15038, Lance-Corporal George Pearson, 19th Alberta Dragoons, Canadian Forces, Médaille Militaire. (French).....	1422
Hall, 5120, Second Corporal Bernard Cecil, 1st Field Company, Canadian Engineers, Médaille Militaire. (French).....	1422
Hanbury-Williams, Major-General, Sir John, K.C.V.O., C.M.G., Order of Saint Vladimir, 3rd Class with crossed swords and ribbon bow. (Russian).....	752, 948
Hourston, 75240, Lance-Corporal Alfred John, 29th Canadian Infantry Battalion, Médaille Militaire. (French).....	1422
Hudson, 5679, Corporal Heron, 1st Divisional Signal Company, Cross of the Order of St. George, 3rd Class. (Russian).....	710
Johnson, 13821, Sergeant Joseph 5th Canadian Infantry Battalion, Medal of St. George, 2nd Class. (Russian).....	711
Kerry, C. 42001, Battery Sergeant-Major Herbert George, 4th Battery, 1st Canadian Artillery Brigade, Medal of St. George, 2nd Class. (Russian).....	711
Key, 24789, Corporal Robert, 13th Canadian Infantry Battalion, Medal of St. George, 2nd Class. (Russian).....	711
Lalor, Captain William James Austin, 1st Canadian Infantry Battalion, Legion of Honour—Croix de Chevalier. (French).....	1200
Lambert, 61589, Private Paul Adrien, 22nd Canadian Infantry Battalion, Médaille Militaire (French).....	1422
Loomis, Colonel (temporary Brigadier-General) Frederick Oscar Warren, D.S.O., 16th Canadian Infantry Brigade, Legion of Honour—Croix d'Officier. (French).....	1420
Lotbiniere, Lieutenant-Colonel and Brevet Colonel (temporary Brigadier-General) Alain Chartier de Lotbiniere Joly de, C.S.I., C.I.E., Royal Engineers, Legion of Honour—Croix d'Officier. (French).....	1420
Lowther, Brevet Colonel (temporary Brigadier-General) Henry Cecil C.V.O., C.B., C.M.G., D.S.O., Scots Guards, Legion of Honour—Croix de Commandeur. (French).....	1200
MacInnes, 40217, Sergeant Walter, Canadian Artillery, Croix de Guerre. (French).....	1200

	PAGE.
Marchant, 22900, Lance-Corporal Joseph Stanley, 2nd Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	711
May, 5601, Company Sergeant-Major Herbert Tru, Canadian Divisional Signal Company, Cross of the Order of St. George, 4th Class. (Russian).....	711
Maxwell, 81576, Corporal John, 2nd Canadian Infantry Battalion, Croix de Guerre. (French).....	1421
McCrimmon, 6245, Private Hugh Wisland, 1st Canadian Infantry Battalion, Medal of St. George, 4th Class. (Russian).....	712
McIntyre, 5154, Lance-Corporal Harold Perley, 1st Field Company, Canadian Engineers, Cross of the Order of St. George, 4th Class. (Russian).....	711
McKenzie, 1158, Sergeant Hugh, Princess Patricia's Canadian Light Infantry, Croix de Guerre. (French).....	1200
McLean, Lieutenant Victor Alexander, 16th Canadian Infantry Battalion. (Canadian Scottish), Order of St. Anne, 4th Class, inscribed "For Valour in War". (Russian)...	710
Mitchell, Lieutenant-Colonel Charles Hamilton, Headquarters, Canadian Corps, Legion of Honour—Croix d'Officier. (French).....	1420
Mitchell, Lieutenant-Colonel James Henry, Legion of Honour—Croix d'Officier. (French)	733
Nuttall, 729, Private Ernest, 8th Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	711
Ormond, Major Daniel Mowat, 10th Canadian Infantry Battalion, Order of St. Stanislas, 3rd Class, with Swords. (Russian).....	710
Pepler, Lieutenant Eric, 3rd Field Company, Canadian Engineers, Croix de Guerre. (French).....	1421
Percy, 9101, Private Andrew, 3rd Canadian Infantry Battalion, Medal of St. George, 3rd Class. (Russian).....	712
Quintal, Lieutenant Henry, 14th Canadian Infantry Battalion, Legion of Honour—Croix de Chevalier. (French).....	1421
Reid, 24291, Corporal Frank Joseph, 13th Canadian Infantry Battalion, Medal of St. George, 4th Class. (Russian).....	712
Richardson, Captain George Taylor, late 2nd Canadian Infantry Battalion, Legion of Honour—Croix de Chevalier. (French).....	1421
Scroggie, 77333, Sergeant James Austin, 16th Canadian Infantry Battalion, Médaille Militaire. (French).....	1422
Sheppard, 10865, Private Arthur, 4th Canadian Infantry Battalion, Medal of St. George, 4th Class. (Russian).....	712
Smith, 20378, Corporal Horatio Roy, 10th Canadian Infantry Battalion, Croix de Guerre. (French).....	1421
Smith, 21202, Staff-Sergeant Stanley Oscar, Canadian Army Corps, Headquarters, Médaille Militaire. (French).....	1201
Stephenson, 25540, Regimental Sergeant-Major John Mylroe, 23rd (Reserve) Canadian Infantry Battalion, (formerly 14th Battalion), Médaille Militaire. (French).....	1201
Stewart, 5753, Private Hugh Ronald, 1st Canadian Divisional Signal Company, Medal of St. George, 4th Class. (Russian).....	712
Thornton, 1616, Lance-Corporal James, 8th Canadian Infantry Battalion, Medal of St. George, 4th Class. (Russian).....	712
Tomkins, 33470, Private Charles Bernard, No. 3 Canadian Field Ambulance, Medal of St. George, 4th Class. (Russian).....	712
Turner, 33191, Private Frank, No. 2 Canadian Field Ambulance, Medal of St. George, 3rd Class. (Russian).....	712
Tuxford, Colonel (temporary Brigadier-General) George Stuart, C.M.G., 7th Canadian Infantry Brigade, Legion of Honour—Croix d'Officier. (French).....	1420
Weeks, 16241, Sergeant Herbert Henry, 7th Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	711
Worrall, 25669, Sergeant Richard, 14th Canadian Infantry Battalion, Cross of the Order of St. George, 4th Class. (Russian).....	711

TABLE OF CONTENTS.

No.	PAGE.
130. Order in Council respecting Regulations for discipline of the Naval Volunteer Force. P. C. 1978.	1st August, 1914..... 210
268. Order in Council providing pay for the Naval Volunteer Force. P. C. 1979.	1st August, 1914..... 527
269. Order in Council authorizing the Minister of Militia to take control of Telegraph Cables. P. C. 2029.	2nd August, 1914..... 528
270. Order in Council authorizing the Minister of the Naval Service to take control of Wireless Telegraphs. P. C. 2030.	2nd August, 1914..... 530
1. Royal Naval Reserves called out.....	2nd August, 1914..... 1
2. Order of His Majesty in Council declaring that an emergency has arisen.— <i>London Gazette</i> .	3rd August, 1914..... 2
3. Proclamation calling Naval Reserves.— <i>London Gazette</i> .	3rd August, 1914..... 2
4. Proclamation calling Naval Reserve Officers.— <i>London Gazette</i> .	3rd August, 1914..... 4
5. Proclamation extending services of time-expired men in Navy.— <i>London Gazette</i> .	3rd August, 1914..... 5
6. Order of His Majesty in Council calling Officers of Reserved and Retired lists.— <i>London Gazette</i> .	3rd August, 1914..... 6
7. Order in Council providing for increased issue of Dominion Notes. P. C. 2033.	3rd August, 1914..... -7
271. Order in Council authorizing advances to the Chartered Banks. P. C. 2032.	3rd August, 1914..... 531
8. Announcement of War.— <i>London Gazette</i>	4th August, 1914..... 8
9. Proclamation continuing soldiers in Army Service.— <i>London Gazette</i> .	4th August, 1914..... 9
10. Announcement of War.— <i>Canada Gazette</i>	4th August, 1914..... 10
11. Proclamation Specifying Contraband of War.— <i>London Gazette</i> .	4th August, 1914..... 10
12. Proclamation calling the War Session.....	4th August, 1914..... 12
13. Order in Council placing Canadian Naval Vessels at Disposal of Royal Navy. P. C. 2049.	4th August, 1914..... 14
14. Order in Council Placing Naval Forces on Active Service. P. C. 2050.	4th August, 1914..... 15
15. Proclamation prohibiting carrying of contraband in British ships.— <i>London Gazette</i> .	5th August, 1914..... 16
16. By the King a Proclamation notifying that British subjects contributing to a loan raised on behalf of the German Emperor or contracting with the German Government, will be guilty of high treason, as adhering to the King's enemies.	5th August, 1914..... 17
17. By the King a Proclamation setting forth the Law and Policy with regard to Trading with the Enemy.	5th August, 1914..... 18
18. Order in Council granting days of grace for departure German Ships. P. C. 2955.	5th August, 1914..... 20
19. Order of His Majesty in Council respecting Prize Courts.— <i>London Gazette</i> .	5th August, 1914..... 24
272. Order in Council authorizing the Minister of Militia to call out Active Militia to complete training. P. C. 2040.	5th August, 1914..... 534
273. Order in Council providing for the protection of public property. P. C. 2041.	5th August, 1914..... 534
20. Proclamation prohibiting the export of certain commodities.	6th August, 1914..... 26
21. Notice to Mariners. Canada 83.....	6th August, 1914..... 29
274. Order in Council authorizing the mobilization of Volunteers for Overseas Service. P. C. 2067.	6th August, 1914..... 535
275. Order in Council authorizing the calling out of parts of the Militia as required for active service. P. C. 2068.	6th August, 1914..... 536
276. Order in Council establishing a Censorship of Cables. P. C. 2069.	6th August, 1914..... 537

No.		Page.
22.	Proclamation prohibiting the exportation of certain commodities.	7th August, 1914..... 30
23.	Notice respecting reciprocity of Germany granting days of grace in sailing of ships.— <i>London Gazette</i> .	7th August, 1914..... 33
24.	Proclamation respecting German alien enemies.....	7th August, 1914..... 34
131.	Order in Council placing Submarines at disposal of the Royal Navy. P. C. 2072.	7th August, 1914..... 211
277.	Order in Council suspending the issue of Money Orders to European Countries. P. C. 2078.	7th August, 1914..... 538
278.	Order in Council suspending the payment in gold of Dominion Notes. P. C. 2096.	10th August, 1914..... 539
25.	Order in Council providing that Civil Servants so desiring may enter active service. P. C. 2102.	11th August, 1914..... 36
26.	Announcement of war with Austria-Hungary.— <i>London Gazette</i> .	12th August, 1914..... 38
27.	Despatch announcing the war with Austria-Hungary.	12th August, 1914..... 39
28.	Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette</i> .	12th August, 1914..... 39
29.	Proclamation respecting Austro-Hungarian alien enemies.	13th August, 1914..... 41
30.	Proclamation respecting Consuls of enemy nationality.— <i>London Gazette</i> .	13th August, 1914..... 43
31.	Order in Council granting days of grace for departure of Austro-Hungarian ships. P. C. 2129.	14th August, 1914..... 44
32.	Proclamation respecting German and Austro-Hungarian alien enemies.	15th August, 1914..... 48
33.	Notice of reciprocal treatment respecting departure of ships by Austria-Hungary.— <i>London Gazette</i> .	15th August, 1914..... 52
34.	Proclamation respecting the prohibition of export of certain commodities.	15th August, 1914..... 53
35.	Amendment of Radio-telegraph regulations.....	15th August, 1914..... 56
279.	Order in Council providing Leave for Officers and Men of the Permanent Staff and Force selected for Service Abroad. P. C. 2164.	17th August, 1914..... 540
36.	Order in Council confirming order of 14th August, 1914, respecting days of grace for departure of Austro-Hungarian ships. P. C. 2168.	17th August, 1914..... 57
37.	Speech from the Throne on opening of war session of Parliament.	18th August, 1914..... 58
38.	Proclamation of war for purposes of Prize Court Act..	19th August, 1914..... 59
39.	Order of His Majesty in Council respecting Prize Courts.— <i>London Gazette</i> .	20th August, 1914..... 60
40.	Order of His Majesty in Council making additions and modifications in the Declaration of London.— <i>London Gazette</i> .	20th August, 1914..... 63
41.	Notice of French Declaration of Contraband of War.— <i>London Gazette</i> .	20th August, 1914..... 65
280.	Order in Council providing extra pay for men in Submarine Service. P. C. 2175.	21st August, 1914..... 541
281.	Order in Council respecting leave to Civil Servants of Allied Nationality. P. C. 2182.	21st August, 1914..... 542
42.	Proceedings on prorogation of War Session.....	22nd August, 1914..... 66
43.	Order in Council respecting the prohibition of exportation of certain commodities. P. C. 2192.	22nd August, 1914..... 67
44.	Proclamation respecting Prize Court Rules.....	22nd August, 1914..... 68
45.	Order of His Majesty in Council respecting the distribution of Prize money.— <i>London Gazette</i> .	28th August, 1914..... 70
46.	Notice of Japanese blockade of Kiao-Chau.— <i>London Gazette</i> .	29th August, 1914..... 71
47.	Order in Council appointing officers under Prize Court Rules. P. C. 2242.	29th August, 1914..... 72
282.	Order in Council providing rates of pay of men in the Naval Service. P. C. 2251.	29th August, 1914..... 543
283.	Order in Council resuming the issue of money orders to the United Kingdom. P. C. 2252.	29th August, 1914..... 544
48.	Announcement of French Decree respecting the Declaration of London.— <i>London Gazette</i> .	1st September, 1914..... 72
49.	Notice to alien enemies.....	2nd September, 1914..... 73

Table of Contents.

xxxi

No.		PAGE.
284.	Order in Council providing regulation for applications for advances under The Finance Act, 1914. P. C. 2276	2nd September, 1914..... 545
50.	Proclamation under "An Act to conserve the Commercial and Financial Interests of Canada."	3rd September, 1914..... 74
51.	Order in Council prohibiting the use or possession of fire arms or explosives by alien enemies. P. C. 2283.	3rd September, 1914..... 78
285.	Order in Council providing Rates of Pay and Allowance for the Overseas Force. P. C. 2264.	3rd September, 1914..... 552
52.	Notice to persons interested in cargoes on ships captured as prizes.	4th September, 1914..... 80
53.	Despatch covering regulations respecting war risks....	4th September, 1914..... 81
286.	Order in Council providing Separation Allowance. P. C. 2266.	4th September, 1914..... 555
54.	Notice respecting Foreign Consuls.....	5th September, 1914..... 86
287.	Order in Council providing pardon for Deserters. P. C. 2303.	5th September, 1914..... 556
288.	Order in Council rescinding the Order in Council of 7th August, 1914, suspending the issue of Money Orders. P.C. 2315.	5th September, 1914..... 557
55.	Message of His Majesty the King to the Overseas Dominions.	8th September, 1914..... 87
56.	Proclamation respecting trading with the enemy.— <i>London Gazette</i> .	9th September, 1914..... 88
57.	Further despatch respecting war risks.....	10th September, 1914..... 92
289.	Order in Council respecting Patents of Invention held by Alien Enemies. P.C. 2355.	11th September, 1914..... 558
58.	Order in Council prohibiting disclosure of movement of forces or military operations. P.C. 2358.	12th September, 1914..... 93
59.	Order in Council respecting Aerial Navigation. P. C. 2389.	17th September, 1914..... 96
290.	Order in Council respecting British reservists in the Public Service. P. C. 2405.	19th September, 1914..... 560
60.	Notice to officers of the Army Reserve.....	21st September, 1914..... 101
61.	Proclamation respecting contraband of war.— <i>London Gazette</i> .	21st September, 1914..... 102
291.	Order in Council appointing Officers to take attestation of Volunteers. P. C. 2425.	22nd September, 1914..... 561
292.	Order of the British Board of Trade licensing the payment of fees on Patents of Invention in Enemy Countries and on behalf of enemies in the United Kingdom.— <i>London Gazette</i> .	23rd September, 1914..... 561
293.	Order in Council authorizing the taking of control of Telegraph and Telephone Lines. P. C. 2409.	24th September, 1914..... 563
62.	Prize Court Rules.....	26th September, 1914..... 103
63.	Notice of Russian Ukase respecting the Declaration of London.— <i>London Gazette</i> .	26th September, 1914..... 104
294.	Order in Council respecting Immigration to British Columbia P.C. 2455.	26th September, 1914..... 566
64.	Proclamation extending the prohibitions contained in the Proclamation of the 9th September, 1914, relating to the trading with the enemy.— <i>London Gazette</i> .	30th September, 1914..... 105
65.	Order in Council respecting patents of invention held by alien enemies. P. C. 2436.	2nd October, 1914..... 106
81.	Notice to Mariners of submarine mines.....	6th October, 1914..... 138
66.	Proclamation of His Majesty the King respecting trading with the enemy.— <i>London Gazette</i> .	8th October, 1914..... 109
67.	Prize Courts in His Majesty's Dominions Oversea.— <i>London Gazette</i> .	8th October, 1914..... 111
68.	Notice to importers and exporters.— <i>London Gazette</i> ...	9th October, 1914..... 113
69.	Despatch respecting British subjects stranded in Europe.	9th October, 1914..... 118
295.	Order in Council respecting Separation Allowance extending the terms of Order in Council of the 4th September, 1914. P.C. 2553.	10th October, 1914..... 567
70.	Order in Council adding regulations to Dominion Land Acts respecting entrants to lands in Railway Belt of British Columbia absent on military duty. P.C. 2597	17th October, 1914..... 121

No.		PAGE.
296.	Order in Council authorizing a proclamation respecting Prize Court Rules. P.C. 2614.	17th October, 1914..... 568
297.	Order in Council respecting pay of the Royal Canadian Regiment while serving in Bermuda. P.C. 2681.	21st October, 1914..... 570
71.	Further despatch respecting war risks.....	23rd October, 1914..... 122
72.	Royal Naval Canadian Volunteer Reserve.....	24th October, 1914..... 123
73.	Order in Council amending order of 17th September, 1914, respecting Aerial Navigation. P.C. 2662.	24th October, 1914..... 124
74.	Proclamation extending the prohibitions contained in the Proclamation of the 9th September, 1914, relating to trading with the enemy.— <i>London Gazette</i> .	26th October, 1914..... 124
298.	Order in Council extending the free time for unloading hay for export for His Majesty's Forces.* P.C. 2700.	27th October, 1914..... 571
75.	Order in Council respecting alien enemies. P.C. 2721.	28th October, 1914..... 126
76.	Order in Council extending time to comply with mining regulations by persons in active service. P.C. 2713.	28th October, 1914..... 129
77.	Proclamation of His Majesty the King revising the list of Contraband of War.— <i>London Gazette</i> .	29th October, 1914..... 130
78.	Order of His Majesty in Council making additions and alterations to the Declaration of London.— <i>London Gazette</i> .	29th October, 1914..... 133
79.	Order in Council prohibiting the export of certain commodities. P.C. 2712.	29th October, 1914..... 135
80.	Order in Council imposing penalties respecting trading with the enemy. P.C. 2724.	30th October, 1914..... 136
82.	Notice respecting departure of Austro-Hungarian ships.— <i>London Gazette</i> .	31st October, 1914..... 139
83.	Proclamation establishing Montreal as a place for the registration of alien enemies.	31st October, 1914..... 140
84.	Memorandum as to transmission of money and letters abroad.	October, 1914..... 141
85.	Appointment of Registrar of Alien Enemies, Montreal, Sydney, Edmonton, Regina, Calgary.	4th November, 1914..... 145
299.	Order of the British Board of Trade licensing the payment of fees on Patents of Invention in enemy countries and on behalf of enemies in the United Kingdom.— <i>London Gazette</i> .	4th November, 1914..... 572
300.	Order in Council suspending the restrictions imposed by section 544 of The Criminal Code upon the transportation of horses. P.C. 2779.	4th November, 1914..... 574
86.	Notice of war with Turkey.— <i>London Gazette</i>	5th November, 1914..... 146
87.	Announcement of war with Turkey.....	5th November, 1914..... 146
88.	Proclamation extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.— <i>London Gazette</i> .	5th November, 1914..... 146
89.	Proclamation establishing Sydney, Regina, Edmonton and Calgary as places for the registration of alien enemies.	5th November, 1914..... 148
134.	Order in Council annexing the Island of Cyprus.— <i>London Gazette</i> .	5th November, 1914..... 213
90.	Order in Council respecting trading with the enemy. P.C. 2819.	6th November, 1914..... 150
91.	Appointment of Registrars of Alien Enemies, Winnipeg, Port Arthur, Toronto.	6th November, 1914..... 152
92.	Proclamation establishing Fort William and Winnipeg as places for registration of alien enemies.	6th November, 1914..... 153
93.	Order in Council making former proclamations and orders in council applicable to Turkey. P.C. 2816.	6th November, 1914..... 155
94.	Order in Council respecting improper newspaper publications. P.C. 2821.	6th November, 1914..... 156
301.	Order in Council providing for the internment of alien enemies. P.C. 2817.	6th November, 1914..... 575
95.	Notice to importers and exporters.— <i>London Gazette</i> ...	7th November, 1914..... 158
96.	Alien enemies—Patents of Invention.....	7th November, 1914..... 162
97.	Alien enemies—Patents of Invention.....	7th November, 1914..... 162
302.	Order in Council authorizing further mobilization of Overseas Forces. P.C. 2831.	7th November, 1914..... 577
98.	Proclamation of His Majesty in Council prohibiting export of certain commodities.— <i>London Gazette</i> .	10th November, 1914..... 163

Table of Contents.

xxxiii

No.		PAGE.
99.	Notice to Mariners—Canada, 129.....	10th November, 1914..... 171
100.	Proclamation establishing Toronto as a place for the registration of alien enemies.	12th November, 1914..... 171
101.	Proclamation establishing Ottawa as a place of registration of alien enemies.	14th November, 1914..... 173
102.	Proclamation establishing Victoria as a place of registration of alien enemies.	14th November, 1914..... 175
103.	Appointment of Registrars of Alien Enemies—Victoria, Ottawa.	14th November, 1914..... 177
104.	Order in Council amending Order in Council of the 28th October, 1914, respecting alien enemies. P.C. 2920	20th November, 1914..... 178
105.	Appointment of Registrar of Alien Enemies—Brandon.	20th November, 1914..... 179
106.	Proclamation establishing Brandon as a place of registration of alien enemies.	20th November, 1914..... 180
107.	Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette</i> .	20th November, 1914..... 182
108.	Order in Council respecting the export of certain commodities. P. C. 2957.	24th November, 1914..... 183
109.	Despatch respecting gifts from Overseas Dominions...	27th November, 1914..... 183
110.	Order in Council respecting the export of certain commodities. P. C. 2961.	28th November, 1914..... 184
111.	Order in Council respecting separation allowance to families of members of Naval Service. P. C. 2960.	28th November, 1914..... 184
303.	Order in Council providing for assistance to distressed alien enemies. P. C. 2966.	28th November, 1914..... 579
112.	Despatch respecting War Risks.....	2nd December, 1914..... 187
135.	Notice to Mariners—England and Scotland.....	3rd December, 1914..... 215
113.	Proclamation of day of Humble Prayer and Intercession.	5th December, 1914..... 187
304.	Order in Council providing for the relief of distressed Canadians abroad. P. C. 3050.	5th December, 1914..... 580
136.	Order in Council authorizing the issue of free permits to cut wood on Dominion Lands. P. C. 3023.	7th December, 1914..... 216
114.	Proclamation respecting the Prize Court Rules.....	14th December, 1914..... 189
115.	Notice that Egypt is constituted a British Protectorate.— <i>London Gazette</i> .	18th December, 1914..... 191
116.	Despatch respecting the Protectorate of Egypt.....	18th December, 1914..... 192
117.	Notice that the French Republic has recognized British Protectorate over Egypt.— <i>London Gazette</i> .	19th December, 1914..... 192
118.	Despatch respecting the Holy Places.....	19th December, 1914..... 193
119.	Notice to Mariners—North Sea and English Channel.	23rd December, 1914..... 194
120.	Order of His Majesty in Council amending Proclamation of the 10th of November, 1914, respecting the exportation of certain commodities.— <i>London Gazette</i> .	23rd December, 1914..... 195
137.	Proclamation of His Majesty the King Revising the List of Articles to be treated as Contraband of War.— <i>London Gazette</i> .	23rd December, 1914..... 217
305.	Order in Council respecting the registration of alien enemies near Sydney, Cape Breton. P. C. 3189.	24th December, 1914..... 581
121.	Appointment of Registrar of Alien Enemies—Sydney..	24th December, 1914..... 197
306.	Order in Council providing assistance for distressed alien enemies. P. C. 3206.	24th December, 1914..... 582
138.	Warrant instituting the "Military Cross."— <i>London Gazette</i> .	28th December, 1914..... 220
122.	British Prize Courts Oversea.....	31st December, 1914..... 197
139.	Notice to Mariners—Canadian Ports.....	2nd January, 1915..... 222
123.	Order of His Majesty in Council further amending Proclamation of the 10th November, 1914, respecting the exportation of certain commodities.— <i>London Gazette</i> .	4th January, 1915..... 200
140.	Despatch respecting War Risks.....	5th January, 1915..... 225
141.	Notice to Mariners—United Kingdom, 16.— <i>London Gazette</i> .	5th January, 1915..... 226
307.	Order in Council authorizing the entry free of duty of presents or relief to German prisoners of war. P.C. 9.	6th January, 1915..... 83
308.	Order in Council authorizing the payment of fees for Patents of Invention to enemy countries. P. C. 17.	6th January, 1915..... 584
124.	Appointment of Registrar of Alien Enemies—Fort William.	7th January, 1915..... 201
125.	Proclamation relating to Trading with the Enemy.— <i>London Gazette</i> .	7th January, 1915..... 202

No.		PAGE.
126.	Order of His Majesty in Council further amending Proclamation of 10th November, 1914, respecting the export of certain commodities.— <i>London Gazette</i> .	8th January, 1915..... 203
309.	Order in Council providing pay for Base Paymaster. P. C. 26.	9th January, 1915..... 585
310.	Order in Council rescinding the Order in Council of 14th November, 1914, establishing Victoria as a place of registration of alien enemies. P. C. 38.	9th January, 1915..... 586
127.	Appointment of Registrar of Alien Enemies—Toronto..	11th January, 1915..... 205
142.	Notice of French Contraband of War— <i>London Gazette</i> ..	13th January, 1915..... 227
143.	Notice to Mariners—England, South Coast, 41.— <i>London Gazette</i> .	14th January, 1915..... 228
128.	Proclamation extending scope of prohibitions relating to Trading with the Enemy.	15th January, 1915..... 205
144.	Notice to Mariners—England, East Coast, 45.— <i>London Gazette</i> .	18th January, 1915..... 229
145.	Passports.— <i>London Gazette</i>	19th January, 1915... 229
146.	Proclamation respecting the value of foreign coins....	21st January, 1915..... 230
311.	Order in Council providing Camp and Kit Allowance. P. C. 140.	21st January, 1915..... 587
312.	Order in Council respecting Montenegrin reservists. P. C. 142.	21st January, 1915..... 588
129.	Order in Council respecting the exportation of certain commodities. P. C. 162.	23rd January, 1915..... 209
313.	Order in Council requiring soldiers to assign half of their pay to their dependents. P. C. 148.	23rd January, 1915..... 589
314.	Order in Council authorizing the issue of licenses to alien enemies to have possession of fire arms in certain cases. P. C. 171.	26th January, 1915..... 592
147.	Notice respecting passports.— <i>London Gazette</i>	27th January, 1915..... 235
148.	Order in Council respecting placing on Separation Allowance Lists, wives of men married after enlistment. P. C. 193.	28th January, 1915..... 235
315.	Order in Council respecting the issue of Money Orders. P. C. 201.	28th January, 1915..... 593
316.	Order in Council authorizing the Minister of Justice to act under the Order in Council of 24th September, 1914, respecting telegraphs and telephones. P. C. 202.	28th January, 1915..... 594
149.	Despatch respecting documents aboard ships during war.	29th January, 1915..... 236
317.	Order in Council respecting the pay of members of the Permanent Militia. P. C. 149.	30th January, 1915..... 594
150.	Order of His Majesty in Council respecting Prize Courts— <i>London Gazette</i> .	3rd February, 1915..... 237
151.	Proclamation of His Majesty the King prohibiting under Section 8 of "The Custom and Inland Revenue Act, 1879," and Section One of "The Exportation of Arms Act, 1900," and Section One of "The Customs (Exportation Prohibition) Act, 1914," the Exportation from the United Kingdom of Warlike Stores.— <i>London Gazette</i> .	3rd February, 1915..... 240
152.	Order in Council establishing the rank of Mate in the Naval Service. P. C. 260.	3rd February, 1915..... 252
153.	Notice to Mariners—England, East Coast, 84.— <i>London Gazette</i> .	4th February, 1915..... 253
318.	Order in Council authorizing payment of fees to enemy countries necessary for grant or renewal of patents or registration of Trade Marks or Designs and on behalf of enemies in Canada. P. C. 291.	8th February, 1915..... 596
319.	Order in Council respecting pay of the Permanent Staff and Force. P. C. 278.	9th February, 1915..... 597
320.	Order in Council respecting Members of the Civil Service on Active Service. P. C. 298.	10th February, 1915..... 598
154.	Notice to Mariners—England, East Coast, 108.— <i>London Gazette</i> .	13th February, 1915..... 254
155.	Proclamation of His Majesty The King Relating to Trading with the Enemy (Occupied Territory).— <i>London Gazette</i> .	16th February, 1915..... 255

Table of Contents.

XXXV

No.		PAGE.
156.	Order of His Majesty in Council respecting the Government of Egypt.— <i>London Gazette</i> .	16th February, 1915..... 257
157.	Order in Council establishing new ranks in the Royal Canadian Navy. P.C. 304.	18th February, 1915..... 261
158.	Notice of Blockade of German East Africa.— <i>London Gazette</i> .	23rd February, 1915..... 262
159.	Notice respecting passports.....	27th February, 1915..... 262
321.	Despatch covering Memorandum as to transmission of money and letters abroad.	27th February, 1915..... 600
160.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	2nd March, 1915..... 263
161.	Order in Council respecting Chinese immigration. P.C. 445.	2nd March, 1915..... 264
162.	Order of His Majesty in Council respecting Prize Bounty.— <i>London Gazette</i> .	2nd March, 1915..... 265
163.	Order in Council respecting pay of Engineering Officers in the Royal Navy.— <i>London Gazette</i> .	2nd March, 1915..... 267
322.	Order in Council providing for the retention of certain sums from the pay of men discharged from the Overseas Forces. P.C. 452.	3rd March, 1915..... 601
323.	Order in Council respecting Canadian Engineers for munition work in the United Kingdom. P.C. 454.	3rd March, 1915..... 602
164.	Despatch respecting amendment of the Proclamation of His Majesty of 3rd February, 1915, respecting the export of certain commodities.	4th March, 1915..... 268
165.	Order in Council approving of regulations of the Canadian Naval Service. P.C. 476.	6th March, 1915..... 269
166.	Notice to Mariners—North Sea, River Thames and English Channel, 164.— <i>London Gazette</i> .	8th March, 1915..... 270
167.	Notice to Mariners—England, East Coast, 165.— <i>London Gazette</i> .	8th March, 1915..... 273
168.	Notice to Mariners—British Ports, 26.— <i>London Gazette</i> .	9th March, 1915..... 274
169.	Order in Council respecting transfer of British ships or share therein to persons not qualified to own a British ship. P.C. 505.	9th March, 1915..... 279
324.	Order in Council making the Order in Council of 10th February, 1915, applicable to Canadian Civil Servants employed in Great Britain. P.C. 507.	9th March, 1915..... 604
170.	Order of His Majesty in Council respecting the Blockade of Germany.— <i>London Gazette</i> .	11th March, 1915..... 280
171.	Proclamation adding to the List of Articles to be treated as Contraband of War.— <i>London Gazette</i> .	11th March, 1915..... 283
172.	Order in Council prohibiting the landing of certain classes of immigrants at certain ports. P.C. 565.	13th March, 1915..... 284
175.	Despatches respecting gifts of Dominion and Provinces.	13th March, 1915..... 293
173.	Militia General Orders.....	15th March, 1915..... 285
325.	Order in Council defining a "Competent Military Authority" for the purposes of a certain Order in Council. P.C. 550.	15th March, 1915..... 605
182.	Despatches respecting gifts of the Dominion and Provinces.	16th March, 1915..... 320
174.	Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette</i> .	18th March, 1915..... 290
176.	Despatches respecting gifts of Dominion and Provinces.	20th March, 1915..... 310
177.	Foreign Office Notice respecting dealings with British subjects in Enemy Countries.	20th March, 1915..... 312
178.	Order in Council making regulations for determining class of vessels for payment of drawback. P.C. 9,600.	20th March, 1915..... 314
326.	Order in Council defining "Competent Naval Authorities for the purposes of Certain Orders in Council." P.C. 625.	25th March, 1915..... 606
179.	Notice to Mariners—Scotland, 35.— <i>London Gazette</i> ...	26th March, 1915..... 315
180.	Notice to Mariners—England, South Coast, 232.— <i>London Gazette</i> .	27th March, 1915..... 317
181.	Notice to Mariners—North Sea, River Thames, and English Channel, 239.— <i>London Gazette</i> .	27th March, 1915..... 318

No.		PAGE.
327.	Order in Council respecting the appointment of substitutes for Members of the Civil Service on Active Service. P.C. 665.	30th March, 1915..... 607
328.	Order in Council respecting General and District Courts-Martial. P.C. 701.	31st March, 1915..... 608
183.	Militia General Orders.....	1st April, 1915..... 322
184.	Notice to Mariners—British Ports, 274.— <i>London Gazette</i> .	7th April, 1915..... 323
185.	Order in Council establishing ratings for rangetakers in the Royal Canadian Navy. P.C. 748.	13th April, 1915..... 328
186.	Order in Council establishing allowances to the Royal Naval Canadian Volunteer Reserve. P.C. 756	13th April, 1915..... 329
187.	Order of His Majesty in Council amending regulations under the Defence of the Realm Consolidation Act, 1914.— <i>London Gazette</i> .	13th April, 1915..... 330
188.	Order of His Majesty in Council amending the Aliens Restriction (Consolidation) Order, 1914.— <i>London Gazette</i> .	13th April, 1915..... 332
189.	Order of His Majesty in Council requisitioning insulated space in certain Steamships.— <i>London Gazette</i> .	13th April, 1915..... 335
190.	Despatches respecting the gifts of the Dominion and Provinces.	13th April, 1915..... 338
191.	Order of His Majesty in Council amending Orders in Council and a certain Proclamation under the Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette</i> .	15th April, 1915..... 340
193.	Notice to Mariners—England, 152. Scotland, 153....	15th April, 1915..... 342
192.	Post Office Notice prohibiting circulation of certain Newspapers.— <i>Russkoye Slovo</i> , New York. <i>Novy Mir</i> , New York.	17th April, 1915..... 342
194.	Despatches respecting gifts from Overseas Dominions.	21st April, 1915..... 344
195.	Order of His Majesty in Council amending certain Proclamations and Orders in Council issued under The Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette</i> .	21st April, 1915..... 345
196.	Notice of blockade of the Cameroons.— <i>London Gazette</i> .	24th April, 1915..... 347
329.	Order in Council authorizing the withholding of pay of men of the Overseas Service guilty of misconduct. P.C. 843.	24th April, 1915..... 609
330.	Order in Council authorizing the emigration of alien enemies at Vancouver to the United States. P.C. 858.	24th April, 1915..... 610
197.	Notice to Mariners—England, 162.....	26th April, 1915..... 347
198.	Notice to Importers and Exporters.— <i>London Gazette</i> ..	26th April, 1915..... 348
199.	Order of His Majesty in Council amending certain Proclamations and Orders in Council issued under The Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette</i> .	26th April, 1915..... 351
200.	Order in Council Consolidating Orders respecting the Export of Commodities. P.C. 880.	27th April, 1915..... 353
331.	Order in Council requesting H. M. Ambassador at Washington to thank the Government of the United States for assistance to Canadians abroad. P.C. 859.	27th April, 1915..... 611
201.	Order in Council providing pensions for officers and men disabled on active service. P.C. 289.	29th April, 1915..... 364
202.	Order in Council amending Canadian Militia Pay and Allowance Regulations. P.C. 887.	29th April, 1915..... 368
203.	Order of His Majesty in Council amending The Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	29th April, 1915..... 369
204.	Order of His Majesty in Council requisitioning the insulated spaces in certain steamships.— <i>London Gazette</i> .	29th April, 1915..... 370
205.	Order of His Majesty in Council respecting Prize Court Rules.— <i>London Gazette</i> .	29th April, 1915..... 373
206.	Despatch respecting the blockade of the Cameroons...	30th April, 1915..... 377
332.	Order in Council providing remuneration to postmasters and others vending Inland Revenue Stamps. P.C. 849.	30th April, 1915..... 612

No.		PAGE.
207.	Proclamation of His Majesty the King putting in force certain sections of An Act to enable Canadian Soldiers on Active Military Service during the present war to exercise their Electoral franchise.— <i>London Gazette</i> .	5th May, 1915..... 377
208.	Proclamation of His Majesty the King prohibiting the importation of Belgian Bank notes into the United Kingdom.— <i>London Gazette</i> .	5th May, 1915..... 379
209.	Notice respecting Passports.....	6th May, 1915..... 379
210.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	6th May, 1915..... 380
211.	Order in Council respecting Prize Court Rules. P. C. 962.	6th May, 1915..... 382
212.	Order in Council amending the Regulations under the Dominion Lands Act respecting entry of homesteaders in active service. P. C. 1043.	8th May, 1915..... 388
213.	Russian Decree relating to Contraband of War.— <i>London Gazette</i> .	8th May, 1915..... 389
214.	German Decree relating to Contraband of War.— <i>London Gazette</i> .	8th May, 1915..... 391
215.	Notice to Mariners—England, East Coast, 408.— <i>London Gazette</i> .	8th May, 1915..... 395
333.	Order in Council appointing the War Purchasing Committee. P. C. 1033.	8th May, 1915..... 612
216.	Notice to Mariners—British Ports.....	10th May, 1915..... 396
217.	Notice to Mariners—Ireland.....	12th May, 1915..... 397
218.	Notice to Mariners—England, East Coast, 431.....	15th May, 1915..... 399
334.	Order in Council appointing a Registrar of alien enemies at Montreal. P. C. 1122.	18th May, 1915..... 616
219.	British Prize Courts Oversea.— <i>London Gazette</i>	20th May, 1915..... 400
220.	Order of His Majesty in Council amending the Proclamation of the 3rd February, 1915, respecting the Exportation of certain commodities.— <i>London Gazette</i> .	20th May, 1915..... 403
221.	Order in Council respecting separation allowance of men on service in H. M. C. Navy. P. C. 1158.	20th May, 1915..... 406
222.	Order in Council providing for licenses for export of wool to prevent same reaching the enemy. P. C. 1211.	25th May, 1915..... 407
335.	Despatch respecting the cost of maintenance of H.M.C. Ships co-operating with H.M. Ships.	26th May, 1915..... 617
223.	Proclamation of His Majesty the King amending Royal Proclamations of 23rd December, 1914, and 11th March, 1915, respecting Contraband of War.	27th May, 1915..... 407
224.	Notice to Mariners—North Sea, River Thames, and English Channel, 459. Scotland, West Coast, 460.— <i>London Gazette</i> .	27th May, 1915..... 409
225.	Notice to Mariners—Ireland, South Coast, 475.— <i>London Gazette</i> .	31st May, 1915..... 412
226.	Order in Council respecting the effect of certain Orders in Council laid before Parliament. P. C. 1253.	1st June, 1915..... 413
227.	Notice to Mariners—North Sea, River Thames, and English Channel, 479.	2nd June, 1915..... 416
228.	Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act, 1914.— <i>London Gazette</i> .	2nd June, 1915..... 419
229.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	2nd June, 1915..... 421
336.	Order in Council appointing a Commission of Inquiry of War Purchases. P. C. 1287.	2nd June, 1915..... 619
230.	Order in Council amending Order of 27th April, 1915, respecting the export of certain commodities. P. C. 1297.	5th June, 1915..... 425
231.	Notice to Mariners—England, 232. Nova Scotia, 229. Scotland, 239.	8th June, 1915..... 426
232.	Order of His Majesty in Council declaring the Province of Saskatchewan a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of that Act to apply to that Province.— <i>London Gazette</i> .	10th June, 1915..... 430

No.		PAGE.
233.	Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act, 1914.— <i>London Gazette.</i>	10th June, 1915. 431
234.	Order in Council providing for the appointment of a person as Censor of Publications issued at any Printing House. P. C. 1330.	10th June, 1915. 443
235.	Notice to Mariners—North Sea, River Thames, and English Channel, 506. England, South-east Coast, 507.— <i>London Gazette.</i>	12th June, 1915. 445
267.	Enquiries relating to British Subjects detained in Germany.	12th June, 1915. 525
236.	Order of His Majesty in Council under the Munitions Act, 1915.— <i>London Gazette.</i>	16th June, 1915. 449
237.	Order in Council amending the regulations under The Dominion Lands Act respecting homesteaders in the Railway Belt of British Columbia on military duty. P. C. 1392.	19th June, 1915. 452
238.	Italian Prize Court.— <i>London Gazette.</i>	21st June, 1915. 453
239.	Despatch recommending members of Canadian Overseas Forces for gallant and distinguished service.— <i>London Gazette.</i>	22nd June, 1915. 454
240.	Notice of Honours conferred on members of the Canadian Overseas Forces.— <i>London Gazette.</i>	23rd June, 1915. 460
241.	Despatch respecting the recovery of property in Enemy Countries.	24th June, 1915. 464
242.	Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	24th June, 1915. 466
243.	Notice to Mariners—North Sea, River Thames, and English Channel, 537. England and Wales and West Coasts, 536.— <i>London Gazette.</i>	24th June, 1915. 469
244.	Order in Council respecting Separation Allowance of the members of the Naval Service. P. C. 1470.	24th June, 1915. 478
337.	Order in Council respecting Naval Service Separation Allowance of motherless child. P. C. 1470.	24th June, 1915. 622
245.	Proclamation relating to the exportation of all articles to the Netherlands during the present war.— <i>London Gazette.</i>	25th June, 1915. 479
246.	Proclamation relating to trading with persons of Enemy Nationality resident or carrying on business in China, Siam, Persia, or Morocco.— <i>London Gazette.</i>	25th June, 1915. 480
248.	Notice to Mariners—Ireland, 251. United Kingdom, 252. Suspected craft, 260.	25th June, 1915. 482
247.	Post Office Notice prohibiting circulation of certain newspapers.— <i>Lincoln Freie Presse, Lincoln, Neb.</i>	26th June, 1915. 481
249.	Order in Council amending the Order in Council of 28th October, 1914, respecting alien enemies. P. C. 1493.	26th June, 1915. 484
250.	Post Office Notice prohibiting circulation of certain newspapers.— <i>Forward, New York.</i>	26th June, 1915. 485
338.	Order in Council authorizing the apprehension and internment of alien enemies in certain cases. P. C. 1501.	26th June, 1915. 623
339.	Order in Council authorizing the Prime Minister to confer with His Majesty's Government. P. C. 1514.	28th June, 1915. 625
251.	Notice of appointment of members of the Canadian Overseas Forces Companions of the Distinguished Service Order, etc.— <i>London Gazette.</i>	29th June, 1915. 486
252.	Notice of award of the Distinguished Conduct Medal to members of the Canadian Overseas Forces.— <i>London Gazette.</i>	30th June, 1915. 487
253.	Notice to Mariners—North Sea, River Thames, and English Channel, 546. Scotland, East Coast, and Orkney Isles, 549. England, South Coast, 550.— <i>London Gazette.</i>	30th June, 1915. 491
340.	Order in Council regulating the opening of tenders within the scope of the War Purchasing Commission. P. C. 1512.	30th June, 1915. 626
341.	Order in Council appointing a "Hospital Commission." P. C. 1540.	30th June, 1915. 627
254.	Italian Contraband of War.— <i>London Gazette.</i>	5th July, 1915. 500

Table of Contents.

xxxix

No.		PAGE.
255.	Italian decree respecting the Declaration of London.— <i>London Gazette.</i>	5th July, 1915..... 503
256.	Order of His Majesty in Council amending the regulations under the Defence of the Realm Acts.— <i>London Gazette.</i>	6th July, 1915..... 505
265.	Notice to Mariners—Adriatic Sea, 271. Asia Minor Blockade, 272.	6th July, 1915..... 523
257.	Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	8th July, 1915..... 507
342.	Order in Council providing reward for informers under The Special War Revenue Act, 1915. P. C. 1574.	8th July, 1915..... 629
343.	Order in Council respecting the issue of Money Orders. P. C. 1589.	8th July, 1915..... 630
344.	Order in Council respecting further Mobilization of the Overseas Forces. P. C. 1593.	8th July, 1915..... 631
345.	Notice to Mariners (North Sea, River Thames and English Channel, 589).— <i>London Gazette.</i>	9th July, 1915..... 632
346.	Proclamation under the Munitions of War Act, 1915.— <i>London Gazette.</i>	13th July, 1915..... 636
347.	Notice to Mariners (English Channel, North Sea and River Thames and Medway, 609).— <i>London Gazette.</i>	14th July, 1915..... 637
266.	Notice to Mariners (France, 293).....	15th July, 1915..... 524
348.	Notice to Mariners (Scotland, West Coast, 613).— <i>London Gazette.</i>	15th July, 1915..... 641
259.	Proclamation respecting Prize Court Rules.....	16th July, 1915..... 510
349.	Order in Council respecting the maintenance of His Majesty's Canadian Ships co-operating with His Majesty's Ships. P. C. 1657.	16th July, 1915..... 644
260.	Order of His Majesty in Council respecting the Export of certain commodities.— <i>London Gazette.</i>	19th July, 1915..... 515
350.	Italian Decree respecting the blockade of the Adriatic.— <i>London Gazette.</i>	20th July, 1915..... 645
351.	Order in Council approving of pensions to members of Naval Service. P. C. 1712.	21st July, 1915..... 646
352.	Order in Council appointing a committee to obtain information respecting German-owned piers, etc., in Canada. P. C. 1711.	23rd July, 1915..... 651
261.	Notice of Award of Military Cross.— <i>London Gazette</i> ...	24th July, 1915..... 51
353.	Despatch respecting the application of the Order in Council of 11th March, 1915.	27th July, 1915..... 652
354.	Proclamation Prohibiting under section 8 of "The Customs and Inland Revenue Act, 1879," and section 1 of "The Exportation of Arms Act, 1900," and section 1 of "The Customs (Exportation Prohibition) Act, 1914," and section 1 of "The Customs (Exportation Restriction) Act, 1914," the exportation from the United Kingdom of certain articles.— <i>London Gazette.</i>	28th July, 1915..... 653
355.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Order, 1914, giving the Minister of Munitions concurrent powers under certain regulations.— <i>London Gazette.</i>	28th July, 1915..... 667
356.	Proclamation for Prohibiting the Importation of Unset Diamonds into the United Kingdom.— <i>London Gazette.</i>	28th July, 1915..... 673
357.	Notice to Mariners (Scotland, West Coast, 651. England, South-east Coast, 652).— <i>London Gazette.</i>	28th July, 1915..... 674
358.	Order of His Majesty in Council respecting the Export of Certain Commodities, amending proclamation of 28th July, 1915.— <i>London Gazette.</i>	30th July, 1915..... 679
359.	Order of His Majesty in Council respecting the Export of Certain Commodities and further amending Proclamation of 28th July, 1915.— <i>London Gazette.</i>	3rd August, 1915..... 68
360.	Notice to Mariners (England, South Coast, 667).— <i>London Gazette.</i>	3rd August, 1915..... 682
361.	Notice of Award of Distinguished Conduct Medal.— <i>London Gazette.</i>	5th August, 1915..... 686

No.		PAGE.
362.	Despatch covering an Order in Council of His Majesty the King amending The Aliens Restriction (Consolidation) Order, 1914, published in the Second Supplement of the <i>London Gazette</i> of 27th July, 1915—28th July, 1915.	5th August, 1915..... 688
363.	Order in Council respecting the employment in the Civil Service of former female employees whose husbands are on Active Service. P. C. 1874.	7th August, 1915..... 690
364.	British Owned Cargo on Austrian Vessels Detained in Italy.— <i>London Gazette</i> .	9th August, 1915..... 691
365.	Naval General Service Medal.— <i>London Gazette</i>	10th August, 1915..... 692
262.	Order in Council respecting the Export of certain commodities. P. C. 1842.	12th August, 1915..... 517
366.	Order of His Majesty in Council respecting the Export of certain commodities, and further amending Proclamation of 28th July, 1915.— <i>London Gazette</i> .	12th August, 1915..... 692
367.	Order of His Majesty in Council declaring the Province of Ontario a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the second part of that Act to apply to that Province.— <i>London Gazette</i> .	12th August, 1915..... 695
368.	Order in Council respecting the transportation of the Overseas Forces. P. C. 1887.	12th August, 1915..... 696
369.	Order in Council respecting the transportation of Explosives. P. C. 1896.	12th August, 1915..... 699
370.	Notice to Mariners (England, East Coast, 691)— <i>London Gazette</i> .	13th August, 1915..... 700
371.	Notice to Mariners (Scotland, 96).....	14th August, 1915..... 701
372.	Order in Council respecting Chinese Immigration. P. C. 1915.	18th August, 1915..... 704
373.	Post Office Notice— <i>People's Post</i> , Indianapolis, Indiana.	18th August, 1915..... 705
374.	Proclamation adding to the List of Articles to be Treated as Contraband of War.— <i>London Gazette</i> .	20th August, 1915..... 705
375.	Military Honours.— <i>London Gazette</i>	24th August, 1915..... 706
376.	Honours.— <i>London Gazette</i>	24th August, 1915..... 707
377.	Notice of Honours Conferred on Members of the Canadian Overseas Forces.— <i>London Gazette</i> .	25th August, 1915..... 708
378.	Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway, 758).— <i>London Gazette</i> .	28th August, 1915..... 713
379.	Order in Council respecting the objection of the German Government to the compulsory labour of interned Germans. P. C. 2039.	28th August, 1915..... 717
380.	Notice to Mariners (English Channel, 375).....	31st August, 1915..... 721
381.	Prize Claims Committee.— <i>London Gazette</i>	31st August, 1915..... 722
382.	Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway, 777).— <i>London Gazette</i> .	3rd September, 1915..... 722
383.	Military Honours.— <i>London Gazette</i>	6th September, 1915..... 726
384.	Notice to Mariners (England).....	8th September, 1915..... 731
385.	Honours.— <i>London Gazette</i>	10th September, 1915..... 732
386.	Post Office Notice— <i>The Gaelic American</i> , New York, <i>The Irish World</i> , New York	11th September, 1915..... 733
387.	A Proclamation relating to Trading with the Enemy— <i>London Gazette</i> .	14th September, 1915..... 734
388.	Military Honours.— <i>London Gazette</i>	15th September, 1915..... 735
389.	Order of His Majesty in Council respecting the Exportation of Certain Commodities and further amending the Proclamation of the 28th July, 1915.— <i>London Gazette</i> .	16th September, 1915..... 736
390.	Order in Council respecting the Registration of Alien Enemies at Edmonton. P. C. 2116.	16th September, 1915..... 740
391.	Order in Council respecting the Promotion of Officers of the Overseas Forces. P. C. 2138.	16th September, 1915..... 740
392.	Naval Service Pay for Coding Duties. P. C. 93-2151.	17th September, 1915..... 742
393.	Post Office Notice— <i>The International</i> , New York City.	17th September, 1915..... 743
394.	Decorations.— <i>London Gazette</i>	18th September, 1915..... 743
395.	Order of the Deputy Governor in Council amending regulations under Dominion Lands Act. P. C. 2150.	20th September, 1915..... 745

Table of Contents.

xli

No.		PAGE.
396.	Order in Council respecting the Export of Certain Commodities and Amending the Order in Council of 27th April, 1915. P.C. 2188.	20th September, 1915. 746
397.	Order in Council further amending Order in Council of 27th April, 1915, respecting the Exportation of Certain Commodities. P.C. 2189.	20th September, 1915. 747
398.	Order in Council respecting the Importation of Unset Diamonds. P.C. 2191.	20th September, 1915. 748
399.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	20th September, 1915. 749
400.	Order of the Army Council passed under the Defence of the Realm (Consolidation) Regulations, 1914, respecting War Material.— <i>London Gazette</i> .	24th September, 1915. 751
401.	Honours.— <i>London Gazette</i> .	24th September, 1915. 752
402.	Order in Council respecting deductions from the pay of men of the Overseas Forces while in hospital. P.C. 2211.	24th September, 1915. 752
403.	Order in Council respecting Naval Service Pay.—P.C. 2267.	25th September, 1915. 753
404.	Order in Council amending Mining Regulations. P.C. 2258.	25th September, 1915. 755
405.	Post Office Notice.—“ <i>Deutsches Journal</i> ,” New York City.	25th September, 1915. 756
406.	Post Office Notice.—“ <i>Illinois Staats-Zeitung</i> ,” Chicago, Ill. “ <i>Abendpost</i> ,” Chicago, Ill.	25th September, 1915. 757
407.	Notice to Mariners (England, East Coast 862).— <i>London Gazette</i> .	25th September, 1915. 758
408.	Notice to Mariners (England)	27th September, 1915. 762
409.	Order in Council prohibiting the landing of certain classes of Immigrants at Certain Ports. P.C. 2295.	30th September, 1915. 763
410.	Notice to Mariners (Scotland, East Coast and Orkney Isles 886).— <i>London Gazette</i> .	30th September, 1915. 765
411.	Notice to Mariners (Scotland, Northeast Coast, Pentland and Moray Firths. 888).— <i>London Gazette</i> .	1st October, 1915. 767
412.	Passport Regulations.	1st October, 1915. 769
413.	Orders of His Majesty in Council respecting the Exportation of Certain Commodities, and further amending the proclamation of 28th July, 1915.— <i>London Gazette</i> .	4th October, 1915. 772
414.	Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 909).— <i>London Gazette</i> .	5th October, 1915. 775
415.	Post Office Notice.—“ <i>Der Deutsche Lutheraner</i> ,” Philadelphia, Pa. “ <i>Ohio Waisenfremd</i> ,” Columbus, Ohio.	7th October, 1915. 779
416.	Order of His Majesty in Council amending the proclamation of 25th June, 1915, respecting the Exportation of Certain Commodities.— <i>London Gazette</i> .	7th October, 1915. 780
417.	Order in Council respecting advances made to the Dominion by the Government of the United Kingdom.—P.C. 2361.	8th October, 1915. 781
418.	Order of His Majesty in Council respecting the exportation of Certain Commodities, and further amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> .	13th October, 1915. 784
419.	Post Office Notice.—“ <i>Al-Bayan</i> ,” New York City . . .	13th October, 1915. 787
420.	Orders in Council Establishing the “Military Hospital Commission.” P.C. 2412.	14th October, 1915. 788
421.	A Proclamation Revising the List of Articles to be Treated as Contraband of War.— <i>London Gazette</i> .	14th October, 1915. 791
422.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	14th October, 1915. 795
423.	Order of His Majesty in Council requisitioning the insulated space in certain ships.— <i>London Gazette</i> .	14th October, 1915. 798
424.	Order of His Majesty the King in Council amending the Defence of the Realm (Liquor Control) Regulations, 1915.— <i>London Gazette</i> .	14th October, 1915. 800
425.	Announcement of War with Bulgaria.— <i>London Gazette</i> .	15th October, 1915. 802

No.		Page.
426.	Regulations for the appointment of Assistant Paymasters as Assistant Paymasters-in-Charge, R.C.N.	15th October, 1915..... 803
427.	Military Honours.— <i>London Gazette</i>	15th October, 1915..... 803
428.	Notice of a Blockade of the Bulgarian Coast in the Aegean Sea.— <i>London Gazette</i>	16th October, 1915..... 804
429.	A Proclamation extending to the War with Bulgaria the Proclamations and Orders in Council now in force relating to the War.— <i>London Gazette</i>	16th October, 1915..... 804
430.	Notice respecting British-owned Cargo on Austrian vessels detained in Italy.— <i>London Gazette</i>	18th October, 1915..... 806
431.	Order of His Majesty in Council respecting the exportation of certain commodities, and further amending the proclamation of 28th July, 1915.— <i>London Gazette</i>	19th October, 1915..... 812
432.	Order in Council and Commission appointing Industrial Commission approved by Order in Council, 28th June, 1915. P.C. 2436. P.C. 1517.	19th October, 1915..... 815
433.	Announcement of War with Bulgaria.....	19th October, 1915..... 823
434.	Order in Council extending to the War with Bulgaria the Proclamations and Orders in Council in force relating to the War. P.C. 2452.	19th October, 1915..... 823
435.	Order of His Majesty in Council respecting the Declaration of London.— <i>London Gazette</i>	20th October, 1915..... 824
436.	Despatch covering a Notice issued by the President of the Probate Division of the High Court respecting the administration of estates of alien enemies.	21st October, 1915..... 825
437.	Post Office Notices.—“ <i>The Narodni List</i> ,” New York City. “ <i>The Irish Voice</i> ,” Chicago, Ill.	22nd October, 1915..... 829
438.	Message from His Majesty the King.....	25th October, 1915..... 830
439.	Notice to Mariners (Russia, White Sea; England, West Coast; River Dee. Scotland, West Coast; Hebrides, Lewis and Stornaway Harbour. 129).	26th October, 1915..... 830
440.	Despatches respecting the right of Russian Consuls to receive Assets of Deceased Russians.	27th October, 1915..... 832
441.	Italian Prize Court.— <i>London Gazette</i>	27th October, 1915..... 835
442.	Notice to Mariners (England and Wales, South and West Coasts. 1014).— <i>London Gazette</i>	27th October, 1915..... 841
443.	Notice to Mariners (England, South Coast. 1015).— <i>London Gazette</i>	27th October, 1915..... 847
444.	Notice to Mariners (Scotland, East Coast and Orkney Island. 1016).— <i>London Gazette</i>	27th October, 1915..... 851
445.	Notice to Mariners (England, East Coast. 1017).— <i>London Gazette</i>	27th October, 1915..... 854
446.	Notice to Mariners (England, Southeast Coast. 1021).— <i>London Gazette</i>	28th October, 1915..... 859
447.	Notice to Mariners (England, East Coast. 1022).— <i>London Gazette</i>	28th October, 1915..... 861
448.	Notice to Mariners (England, East Coast. 1023).— <i>London Gazette</i>	28th October, 1915..... 862
449.	Notice to Mariners (Scotland, West Coast—Hebrides, Lewis. 1024).— <i>London Gazette</i>	28th October, 1915..... 864
450.	Notice to Mariners (Ireland, South Coast. 1025).— <i>London Gazette</i>	28th October, 1915..... 866
451.	Notice to Mariners (Scotland, West Coast. 1026).— <i>London Gazette</i>	29th October, 1915..... 868
452.	Order in Council respecting the exportation of certain commodities. P.C. 2551.	30th October, 1915..... 871
453.	Order in Council providing that publication infringing on the Order in Council establishing the press censorship may be excluded from the mails. P.C. 2519.	30th October, 1915..... 872
454.	Order in Council providing for further Mobilization of Overseas Forces. P.C. 2559.	30th October, 1915..... 874
455.	Notice to Mariners (Scotland, Northeast Coast, Pentland and Moray Firths. 1037).— <i>London Gazette</i>	1st November, 1915..... 875
456.	Notice to Mariners (Irish Channel—North Channel. 1039).— <i>London Gazette</i>	1st November, 1915..... 877
457.	Notice to Mariners (English Channel, North Sea, and Rivers Thames and Medway. 1041).— <i>London Gazette</i>	1st November, 1915..... 879

No.		PAGE.
458.	Order in Council providing for leave of absence of Civil Servants enlisting for Overseas Service. P. C. 2553.	1st November, 1915..... 881
459.	Order in Council revoking the Order in Council of 28th January, 1915, and appointing the Secretary of State in lieu of the Minister of Justice to administer the Order in Council of 24th September, 1914. P. C. 2073.	1st November, 1915..... 883
460.	Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> .	3rd November, 1915..... 884
461.	Order in Council respecting the Oaths of men on enlistment in the Overseas Forces. P. C. 2358...	4th November, 1915..... 887
462.	Order in Council amending the Order in Council of 12th September, 1914, prohibiting disclosure of movement of forces or Military operations. P. C. 3310.	4th November, 1915..... 888
463.	Order in Council respecting the transportation of Explosives. P. C. 2397.	4th November, 1915..... 889
464.	Order in Council respecting the pay of artificers in the Overseas Forces. P. C. 2581.	4th November, 1915..... 890
465.	Notice to Mariners (England, South Coast, 1059).— <i>London Gazette</i> .	5th November, 1915..... 891
466.	Order in Council fixing the pay of Officers of the Overseas Forces not provided for. P. C. 2212.	6th November, 1915..... 895
467.	Notice to Mariners (England and Wales South and West Coasts, 1060).— <i>London Gazette</i> .	6th November, 1915..... 897
468.	Order in Council defining the words "wives" and "families" for the purpose of Separation Allowance. P. C. 2603.	6th November, 1915..... 904
469.	Post Office Notice—"The King, the Kaiser, and Irish Freedom," by James McGuire.	8th November, 1915..... 906
470.	Order of His Majesty in Council prohibiting trading by British ships registered in the United Kingdom between foreign ports.— <i>London Gazette</i> .	10th November, 1915..... 906
471.	Honours.—Sir Robert Borden granted right to wear Grand Cross of the Legion of Honour.— <i>London Gazette</i> .	10th November, 1915..... 908
472.	Proclamation relating to Trading with Persons of Enemy Nationality resident or carrying on business in Liberia or Portuguese East Africa.— <i>London Gazette</i> .	10th November, 1915..... 908
473.	Order of His Majesty in Council providing for the requisitioning of any British ship registered in the United Kingdom.— <i>London Gazette</i> .	10th November, 1915..... 910
474.	Notice to Mariners (Scotland, West Coast. 1071).— <i>London Gazette</i> .	10th November, 1915..... 912
475.	Order in Council respecting the exportation of certain commodities. P. C. 2643.	11th November, 1915..... 915
476.	Notice respecting the Requisitioning of Foreign Vessels in Italian Ports.— <i>London Gazette</i> .	11th November, 1915..... 916
477.	Post Office Notices—"Der Buffalo Demokrat," Buffalo, N.Y. "Szabadsag," Cleveland, Ohio.	13th November, 1915..... 917
478.	Order of His Majesty in Council respecting the exportation of certain commodities, amending the Proclamation of 25th June, 1915.— <i>London Gazette</i> .	15th November, 1915..... 919
479.	Militia General Orders, 1915.....	15th November, 1915..... 920
480.	Order in Council authorizing a payment to the Belgian Relief Fund. P. C. 2683.	16th November, 1915..... 922
481.	The Royal Red Cross Warrant.— <i>London Gazette</i>	16th November, 1915..... 923
482.	Order in Council respecting the issue of Money Orders. P. C. 2684.	16th November, 1915..... 927
483.	Military Honours.— <i>London Gazette</i>	16th November, 1915..... 927
484.	Military Honours.— <i>London Gazette</i>	18th November, 1915..... 928
485.	Post Office Notice—"Issues and Events," New York City.	19th November, 1915..... 929
486.	Order in Council respecting the Domestic War Loan. P. C. 2717.	20th November, 1915..... 930
487.	Proclamation of War with Bulgaria for the purposes of the Prize Court Act.	20th November, 1915..... 935

No.		PAGE.
488.	Proclamation of War with Turkey for the purposes of the Prize Court Act. 20th November, 1915.....	936
489.	Post Office Notice—"Amerikai Magyar Nepszava," New York City. 23rd November, 1915.....	937
490.	Munitions Order respecting War Material under the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> . 23rd November, 1915.....	937
491.	Order of His Majesty in Council respecting the exportation of certain commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> . 24th November, 1915.....	939
492.	Passport Notice..... 25th November, 1915.....	942
493.	Notice to Mariners (England, South Coast. 1148).— <i>London Gazette</i> . 26th November, 1915.....	943
494.	Order in Council providing that preference be given returned members of the overseas forces in making appointments to the Civil Service. P. C. 2758. 27th November, 1915.....	947
495.	Honours.— <i>London Gazette</i> 27th November, 1915.....	947
496.	Order in Council providing for the appointment of a Commission to make enquiries respecting the supply and sufficiency of war materials required for the production of munitions. P. C. 2755, P. C. 2806. 27th November, 1915.....	948
497.	Military Honours.— <i>London Gazette</i> 29th November, 1915.....	952
498.	Proclamation for prohibiting the importation of machine tools into the United Kingdom.— <i>London Gazette</i> . 30th November, 1915.....	953
499.	Order of His Majesty in Council postponing the coming into operation of the Merchants Shipping (Convention) Act, 1914.— <i>London Gazette</i> . 30th November, 1915.....	954
500.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> . 30th November, 1915.....	956
501.	Order in Council respecting the distribution of Prizes.. 1st December, 1915.....	959
502.	Notice to Mariners (English Channel, North Sea, and Rivers Thames and Medway, 1173).— <i>London Gazette</i> . 1st December, 1915.....	961
503.	Authorization by Colonial Secretary to Director of Pay and Record Service of the Canadian Expeditionary Force to act under Regimental Debts Act, 1893.— <i>London Gazette</i> . 3rd December, 1915.....	963
504.	Order in Council authorizing a payment to the Anglo-Russian Hospital Fund. P. C. 2852. 3rd December, 1915.....	965
505.	Order in Council respecting the Commandeering of Wheat. P. C. 2873. 4th December, 1915.....	966
506.	Order in Council respecting the Commandeering of Wheat. P. C. 2874. 4th December, 1915.....	969
507.	Despatch from the Colonial Office respecting the circulation of certain books. 4th December, 1915.....	971
508.	Order in Council respecting Naval Service Separation Allowance. P. C. 2864. 4th December, 1915.....	971
509.	Order of the Ministry of Munitions under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> . 7th December, 1915.....	974
510.	Military Honours.— <i>London Gazette</i> 7th December, 1915.....	974
511.	Order of the Board of Trade revoking a Certain License dated 4th November, 1914, under the Proclamation respecting Trading with the Enemy and extending the said License.— <i>London Gazette</i> . 7th December, 1915.....	975
512.	Order in Council respecting subsistence allowance of recruits for the Overseas Forces. P. C. 2727. 8th December, 1915.....	979
513.	Order in Council respecting Chinese Immigration during the war. P. C. 2889. 8th December, 1915.....	981
514.	Order in Council respecting the Commandeering of Wheat. P. C. 2893. 8th December, 1915.....	982
515.	Order in Council protecting entries under the Dominion Lands Act of persons in Military Service. P. C. 2888. 9th December, 1915.....	985
516.	Order in Council establishing a Naval Pensions Board P. C. 2887. 9th December, 1915.....	987

Table of Contents.

xliv

No.		PAGE.
517.	Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> .	13th December, 1915..... 988
518.	War Office Notice respecting Agreement between His Majesty's Government and the French Republic respecting the competence of the Tribunals of their respective Armies.— <i>London Gazette</i> .	15th December, 1915..... 990
519.	Order in Council directing that a certain portion of the pay of the men of the Overseas Forces be withheld. P.C. 2944.	16th December, 1915..... 991
520.	Notice of Austro-Hungarian Contraband of War.— <i>London Gazette</i> .	16th December, 1915..... 992
521.	Order in Council respecting invalided insane members of the Overseas Forces. P.C. 2813.	16th December, 1915..... 995
522.	Order in Council respecting the exportation of certain commodities. P.C. 2939.	16th December, 1915..... 996
523.	Notice respecting Exchequer bonds and American dollar securities.— <i>London Gazette</i> .	16th December, 1915..... 997
524.	Notice to Mariners (England, West Coast. 1251).— <i>London Gazette</i> .	20th December, 1915..... 1004
525.	Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> .	20th December, 1915..... 1005
526.	Post Office Notice—"Germania Herald," Milwaukee, Wis. "Milwaukee Sonntags-Post," Milwaukee, Wis.	20th December, 1915..... 1008
527.	Notice respecting American Dollar Securities.— <i>London Gazette</i> .	21st December, 1915..... 1008
528.	Order in Council amending the Order in Council of 1st August, 1914, adopting regulations for the government of the Naval Volunteer Force. P.C. 3009.	21st December, 1915..... 1011
529.	Order in Council respecting the transportation of Explosives. P.C. 2886.	21st December, 1915..... 1013
530.	Proclamation of His Majesty the King relating to the Exportation of Certain Articles to Switzerland during the present War.— <i>London Gazette</i> .	22nd December, 1915..... 1015
531.	Order of His Majesty the King requisitioning the insulated space in all British Steamships registered in the United Kingdom.— <i>London Gazette</i> .	22nd December, 1915..... 1024
532.	Order of His Majesty the King amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	22nd December, 1915..... 1026
533.	Despatch covering instructions relating to the registration of claims by British Subjects against Enemy Governments.	22nd December, 1915..... 1030
534.	Military Honours.— <i>London Gazette</i>	23rd December, 1915..... 1034
535.	Proclamation of Day of Humble Prayer and Intercession.	24th December, 1915..... 1036
536.	Post Office Notice—"New Yorker Herald," New York City. "New Yorker Revue," New York City.	24th December, 1915..... 1038
537.	Order in Council respecting the Domestic War Loan. P.C. 3030.	25th December, 1915..... 1038
538.	Order in Council providing for Gratuities to members of the Overseas Forces slightly disabled. P.C. 3021.	25th December, 1915..... 1040
539.	Notice to Mariners (Scotland. 1271).— <i>London Gazette</i> .	27th December, 1915..... 1043
540.	Order of His Majesty the King respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette</i> .	28th December, 1915..... 1044
541.	Notice to Mariners (Scotland, East Coast and Orkney Islands. 1273).— <i>London Gazette</i> .	29th December, 1915..... 1046
542.	Order of the Ministry of Munitions under the Provisions of the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	31st December, 1915..... 1049
543.	Canadians Mentioned in Despatches.— <i>London Gazette</i> .	1st January, 1916..... 1051
544.	Honours.— <i>London Gazette</i>	1st January, 1916..... 1056
545.	Notice to Mariners (No. 6, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st January, 1916..... 1058
546.	Order in Council respecting the exportation of certain commodities and amending the Order in Council of 27th April, 1915. P.C. 5.	6th January, 1916..... 1061

No.		Page.
547.	Order in Council providing procedure for declaring dead, Members of the Overseas Forces reported missing. P.C. 2890.	6th January, 1916..... 1062
548.	Order in Council respecting the Dominion Lands regulations relating to lands within the Railway Belt of British Columbia. P.C. 3093.	6th January, 1916..... 1066
549.	Order in Council approving of Militia General Orders. P.C. 3091.	6th January, 1916..... 1067
550.	Despatch respecting the Royal Red Cross Warrant.....	6th January, 1916..... 1070
551.	Order in Council making Regulations for prosecutions for desertion from the Overseas Forces. P.C. 3057.	6th January, 1916..... 1071
552.	Dominion Gifts.....	7th January, 1916..... 1073
553.	British Prize Courts Oversea.— <i>London Gazette</i>	8th January, 1916..... 1074
554.	Order in Council respecting the Commandeering of Wheat. P.C. 12.	8th January, 1916..... 1076
555.	Notice to Mariners. (No. 37, England, Southeast Coast.) <i>London Gazette</i> .	10th January, 1916..... 1078
556.	Order in Council respecting further mobilization of Overseas Forces. P.C. 36.	12th January, 1916..... 1080
557.	Order in Council respecting Dominion Lands Regulations. P.C. 33.	12th January, 1916..... 1082
558.	Order in Council appointing an Acting Director of Overseas Transport. P.C. 34.	12th January, 1916..... 1083
559.	Despatch respecting the blockade of the Cameroons.— <i>London Gazette</i> .	14th January, 1916..... 1089
560.	Military Honours.— <i>London Gazette</i>	14th January, 1916..... 1090
561.	Post Office Notice—"Soboda," Jersey City, N.J.....	17th January, 1916..... 1097
562.	Order in Council respecting the cost of Officers' Training Schools at the Universities. P.C. 3043.	20th January, 1916..... 1097
563.	Order in Council respecting the exportation of certain commodities. P.C. 144.	22nd January, 1916..... 1098
564.	Post Office Notice—"Ghadr" or "Hindustan Ghadr," San Francisco, Cal.	22nd January, 1916..... 1099
565.	Order in Council respecting payment of cost of Transport Service. P.C. 132.	22nd January, 1916..... 1100
566.	Military Honours.— <i>London Gazette</i>	22nd January, 1916..... 1101
567.	Order in Council authorizing the issue of Licenses for the export of Diarsenol and Neo-Diarsenol. P.C. 145.	22nd January, 1916..... 1104
568.	Proclamation respecting Foreign Currency.....	25th January, 1916..... 1105
569.	Order in Council respecting the gratuities to certain employees of the Canadian Government Railways enlisting for Overseas Service. P.C. 148.	25th January, 1916..... 1109
570.	Order in Council respecting cost of Transportation of Troops. P.C. 157.	26th January, 1916..... 1111
571.	Order in Council amending the Order in Council appointing the War Purchasing Commission. P.C. 160.	26th January, 1916..... 1112
572.	Order of His Majesty in Council extending the Aliens Restriction (Consolidation) Order, 1914.— <i>London Gazette</i> .	27th January, 1916..... 1113
573.	Order of His Majesty in Council amending the "Defence of the Realm (Consolidation) Regulations, 1914."— <i>London Gazette</i> .	27th January, 1916..... 1121
574.	Proclamation respecting the List of Contraband of War. <i>London Gazette</i> .	27th January, 1916..... 1127
575.	Notice to Mariners (No. 114, Ireland, South Coast).— <i>London Gazette</i> .	27th January, 1916..... 1128
576.	Canadians Mentioned in Despatches.— <i>London Gazette</i> ...	27th January, 1916..... 1132
577.	Order in Council respecting the exportation of certain articles to Switzerland. P.C. 171.	28th January, 1916..... 1135
578.	Order of His Majesty in Council respecting the exportation of certain commodities.— <i>London Gazette</i> .	28th January, 1916..... 1142
579.	Order in Council making regulations for the proper government of the rating of Wireless Operators. P.C. 162.	29th January, 1916..... 1144
580.	Military Honours.— <i>London Gazette</i>	29th January, 1916..... 1148
581.	Order in Council providing an Allowance for Interpreters in the Royal Canadian Navy. P.C. 183.	31st January, 1916..... 1148
582.	Post Office Notice—"American Independent," San Francisco, Cal.	31st January, 1916..... 1150
583.	Notice to Mariners (No. 134, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st February, 1916..... 1150

No.			PAGE.
584.	Post Office Notice—"Germania," Milwaukee, Wis.....	1st February, 1916.....	1153
585.	Order of His Majesty in Council amending the "Defence of the Realm (Consolidation) Regulations, 1914."— <i>London Gazette</i> .	3rd February, 1916....	1154
586.	Notice to Mariners (No. 142, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	4th February, 1916....	1156
587.	Order in Council respecting Dominion Lands Regulations. P.C. 217.	4th February, 1916....	1159
588.	Order in Council appointing a Royal Commission to enquire into the Causes of the Fire which destroyed the Parliament Buildings, and the Commission. P.C. 246.	7th February, 1916....	1161
589.	Notice respecting trading with persons of Enemy Nationality in Egypt.— <i>London Gazette</i> .	7th February, 1916....	1164
590.	Munitions of War Notice.— <i>London Gazette</i>	8th February, 1916....	1166
591.	Admiralty Notice under the Defence of the Realm Acts.— <i>London Gazette</i> .	8th February, 1916....	1167
592.	Order in Council extending the time for taking up Mining Claims. P.C. 219.	8th February, 1916....	1168
593.	Post Office Notice—"Tagliche Volkszeitung," St. Paul, Minn.	11th February, 1916....	1170
594.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	12th February, 1916....	1171
595.	Proclamation under "An Act to Conserve the Commercial and Financial Interests of Canada."	14th February, 1916....	1173
596.	Order in Council amending the Order in Council of 2nd October, 1914, respecting Patents of Invention held by Alien Enemies. P.C. 293.	14th February, 1916....	1175
597.	Order in Council under the Finance Act, 1914, respecting the Circulation of Bank Notes. P.C. 295.	14th February, 1916....	1176
598.	Order of His Majesty in Council providing for licenses to certain British Ships.— <i>London Gazette</i> .	15th February, 1916....	1178
599.	Order of His Majesty in Council amending the Defence of the Realm (Liquor Control) Regulation, 1915.— <i>London Gazette</i> .	15th February, 1916....	1179
600.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	15th February, 1916....	1180
601.	Proclamation for prohibiting the importation of Paper-Making Materials, Paper, Tobacco, Furniture Woods, and Stones and Slates into the United Kingdom.— <i>London Gazette</i> .	15th February, 1916....	1185
602.	Royal Commission authorized to grant licenses for the importation of paper and similar articles into the United Kingdom.— <i>London Gazette</i> .	15th February, 1916....	1186
603.	Post Office Notice—"The War," Shanghai; "Der Ostasiatische Lloyd," Shanghai.	16th February, 1916....	1188
604.	Order in Council respecting the issue of Money Orders. P.C. 349.	18th February, 1916....	1189
605.	Despatch respecting Dominion Gifts.....	18th February, 1916....	1190
606.	Notice to Mariners No. 15 (France).....	21st February, 1916....	1191
607.	Order in Council respecting the Transportation of Explosives. P.C. 318.	22nd February, 1916....	1192
608.	Notice to Mariners (No. 206, England, South Coast).— <i>London Gazette</i> .	22nd February, 1916....	1194
609.	Order of His Majesty in Council respecting the exportation of certain commodities.— <i>London Gazette</i> .	23rd February, 1916....	1195
610.	Order in Council amending the Order in Council of 16th September, 1915, respecting the promotions of Officers of the Overseas Forces. P.C. 273.	23rd February, 1916....	1197
611.	Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	24th February, 1916....	1199
612.	Foreign Honours.— <i>London Gazette</i>	24th February, 1916....	1200
613.	Order in Council respecting Munition Workers. P.C. 341.	28th February, 1916....	1201
614.	Post Office Notice—"Tyomies," Superior, Wis.....	28th February, 1916....	1203
615.	Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	28th February, 1916....	1204
616.	Notice to Mariners (No. 223, England, South Coast).— <i>London Gazette</i> .	28th February, 1916....	1205

No.		PAGE.
617.	Order in Council extending the time of service of Militiamen. P.C. 290.	29th February, 1916.... 1209
618.	A Proclamation Prohibiting Trading with Certain Persons, or Bodies of Persons, of Enemy Nationality or Enemy Associations.— <i>London Gazette</i> .	29th February, 1916.... 1210
619.	Order of His Majesty in Council making exceptions and adaptations to the Trading with the Enemy Proclamations and Orders in Council.— <i>London Gazette</i> .	29th February, 1916.... 1223
620.	Order of His Majesty in Council amending and consolidating the Aliens Restriction Regulations.	29th February, 1916.... 1226
621.	Order of His Majesty in Council respecting the distribution of Prize Bounty.— <i>London Gazette</i> .	29th February, 1916.... 1260
622.	Order in Council appointing Officers to supervise the issue and inspection of stores and supplies. P.C. 433.	29th February, 1916.... 1264
623.	Order in Council authorizing the formation of a Battalion of Lumbermen. P.C. 445.	29th February, 1916.... 1266
624.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	29th February, 1916.... 1267
625.	Order in Council extending the restrictions relating to Trading with the Enemy. P.C. 432.	29th February, 1916.... 1270
626.	Admiralty Notice under the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	1st March, 1916.. 1272
627.	Despatch respecting Dominion Gifts.....	1st March, 1916.. 1273
628.	Militia General Orders.....	1st March, 1916.. 1274
629.	Notice to Mariners (No. 228, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st March, 1916.. 1279
630.	Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	1st March, 1916.. 1282
631.	Order in Council Prohibiting Immigration to certain parts in British Columbia. P.C. 488.	3rd March, 1916..... 1283
632.	Notice to Mariners (No. 245, Shetland Islands).— <i>London Gazette</i> .	4th March, 1916..... 1284
633.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	6th March, 1916..... 1285
637.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	6th March, 1916..... 1288
634.	Order in Council respecting the Allowances drawn by Officers of the Staff of the Canadian Expeditionary Forces. P.C. 490.	7th March, 1916..... 1285
635.	Foreign Honours.— <i>London Gazette</i>	8th March, 1916..... 1287
636.	Order in Council respecting the Separation Allowance of the billeted members of the Overseas Forces. P.C. 534.	8th March, 1916..... 1287
638.	A Proclamation for Prohibiting the Importation of Canned, Bottled, Dried and Preserved Fruits into the United Kingdom.— <i>London Gazette</i> .	10th March, 1916..... 1290
639.	Order in Council authorizing the establishment of a Cartridge Factory at Lindsay, Ont. P.C. 443.	10th March, 1916..... 1291
640.	Munitions Notice.— <i>London Gazette</i>	10th March, 1916..... 1293
641.	Military Honours.— <i>London Gazette</i>	11th March, 1916..... 1300
642.	Order in Council providing for the licensing of British Ships of Canadian register for foreign voyages. P.C. 522.	11th March, 1916..... 1313
643.	Notice to Mariners No. 20 (Scotland, Wales, England)..	11th March, 1916..... 1315
644.	Notice of Russian Contraband of War.— <i>London Gazette</i>	13th March, 1916..... 1317
645.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	13th March, 1916..... 1318
646.	Notice to Mariners (No. 272, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	13th March, 1916..... 1318
654.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	13th March, 1916..... 1334
647.	Order in Council providing for a campaign of Production and Thrift. P.C. 568.	14th March, 1916..... 1321
648.	Order in Council making the provisions of the Industrial Disputes Investigation Act, 1907, applicable in cases of disputes arising with Munition Workers. P.C. 580.	14th March, 1916..... 1322
649.	Post Office Notice—"Josephinum Weekly," Columbus, Ohio.	14th March, 1916..... 1323
650.	Military Honours.— <i>London Gazette</i>	15th March, 1916..... 1324

Table of Contents.

xlix

No.		PAGE.
651.	Italian Decrees relative to Enemy Merchant Vessels.— <i>London Gazette.</i>	15th March, 1916..... 1327
652.	Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.— <i>London Gazette.</i>	16th March, 1916..... 1328
653.	Order of His Majesty in Council prohibiting the exporta- tion of certain commodities.— <i>London Gazette.</i>	16th March, 1916..... 1332
655.	Order in Council expressing thanks to the Chinese Gov- ernment for sympathy on the destruction of the Parlia- ment Building P.C. 603.	16th March, 1916..... 1335
656.	American Dollar Securities.— <i>London Gazette.</i>	17th March, 1916..... 1336
657.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette.</i>	20th March, 1916..... 1341
663.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette.</i>	20th March, 1916..... 1351
658.	A Proclamation for Prohibiting the Importation of Cer- tain Articles into the United Kingdom.— <i>London Gazette.</i>	21st March, 1916.. 1342
659.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	21st March, 1916.. 1343
660.	Order of His Majesty in Council under the Defence of the Realm Amendment (No. 3) Act.— <i>London Gazette.</i>	21st March, 1916.. 1345
661.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	21st March, 1916.. 1346
662.	Order in Council establishing rates of pay and allowances for Officers of the Overseas Forces. P.C. 635.	22nd March, 1916..... 1347
664.	Notice to Mariners (No. 317, England and Wales, South and West Coasts).— <i>London Gazette.</i>	23rd March, 1916..... 1353
665.	Notice to Mariners (No. 318, England, East Coast).— <i>London Gazette.</i>	23rd March, 1916..... 1360
666.	Order in Council making applicable to employers and employees engaged in the manufacture of munitions the Industrial Disputes Investigation Act, 1907.— P.C. 680.	23rd March, 1916..... 1361
667.	Notice of additional list of Persons in China and Siam to whom goods may be exported.— <i>London Gazette.</i>	24th March, 1916..... 1362
668.	List of Persons and Companies in China and Siam to whom articles may be exported under the Proclamation of 24th September, 1915.— <i>London Gazette.</i>	24th March, 1916..... 1364
669.	Order in Council respecting the Cost of Maintenance of the 38th Battalion at Bermuda. P.C. 491.	24th March, 1916..... 1400
670.	Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.— <i>London Gazette.</i>	24th March, 1916..... 1401
671.	Proclamation respecting the exportation of certain com- modities.	24th March, 1916..... 1410
672.	Order in Council cancelling the Order in Council of 14th March, 1916, respecting the application of The Industrial Disputes Investigation Act, 1907. P.C. 679.	24th March, 1916..... 1413
673.	The Military Medal.— <i>London Gazette.</i>	25th March, 1916..... 1413
674.	Order in Council establishing rates of pay of members of the Lumbermen's Battalion. P.C. 688.	25th March, 1916..... 1415
675.	Royal Naval Reserve Pay.....	25th March, 1916..... 1416
676.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette.</i>	27th March, 1916..... 1416
677.	Order in Council appointing an Administrator to distri- bute the Estates of Deceased Soldiers. P.C. 703.	28th March, 1916..... 1417
678.	Order in Council expressing thanks to the Legislative Council of Jamaica for sympathy on destruction of the Parliament Buildings. P.C. 669.	28th March, 1916..... 1418
679.	Order in Council respecting Patents of Invention. P.C. 706.	28th March, 1916..... 1419
680.	Foreign Honours.— <i>London Gazette.</i>	30th March, 1916..... 1420
681.	Order of His Majesty in Council extending the provisions of the Aliens Restriction (Consolidation) Order, 1916.— <i>London Gazette.</i>	30th March, 1916..... 1422
682.	Notice of winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette.</i>	30th March, 1916..... 1425

No.			PAGE.
683.	Notice to Mariners (No. 343, England and Wales, South and West Coasts).— <i>London Gazette</i> .	30th March, 1916.....	1426
684.	Proclamation prohibiting the importation of certain articles into the United Kingdom.— <i>London Gazette</i> .	30th March, 1916.....	1434
685.	Order of His Majesty in Council respecting the Declaration of London.— <i>London Gazette</i> .	30th March, 1916.....	1435
686.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	30th March, 1916.....	1437
687.	Order of His Majesty in Council amending the Defence of the Realm (Liquor Control) Regulations, 1915.— <i>London Gazette</i> .	30th March, 1916	1439
688.	Order of His Majesty in Council prohibiting the exportation of certain commodities.— <i>London Gazette</i> .	30th March, 1916.....	1441
689.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	30th March, 1916.....	1443
690.	Notice to Mariners (No. 350, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st April, 1916.....	1444
691.	Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Commission and the Commission thereunder. P.C. 775.	3rd April, 1916.....	1447
692.	Order in Council amending the Order in Council establishing the Military Hospitals Commission. P.C. 771.	4th April, 1916.....	1459
693.	Order in Council authorizing the raising of Labour Battalions for Overseas Service. P.C. 791.	4th April, 1916.....	1460
694.	Foreign Honours.— <i>London Gazette</i>	4th April, 1916.....	1461
695.	Despatch respecting War Risks (Floating Policy of Insurance).	5th April, 1916.....	1461
696.	Notice of Winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	6th April, 1916.....	1463
697.	Order in Council authorizing the establishment of a Training Camp in the County of Simcoe. P.C. 562.	7th April, 1916.....	1464
698.	Notices of Firms in China and Siam to which articles may be exported.— <i>London Gazette</i> .	7th April, 1916.....	1466
699.	Order of His Majesty in Council setting out List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	7th April, 1916.....	1467
700.	Notice of Persons and Firms in Egypt licensed to carry on business for the purpose of liquidation.— <i>London Gazette</i> .	7th April, 1916.....	1470
701.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	10th April, 1916.....	1474
702.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	10th April, 1916.....	1476
703.	Notice to Mariners (No. 390, North Sea and River Thames Approach).— <i>London Gazette</i> .	10th April, 1916.....	1476
704.	Order in Council authorizing Gratuities to Masters of Overseas Transports. P.C. 840.	11th April, 1916.....	1477
705.	Order in Council respecting the Ocean Transport of Overseas Forces. P.C. 783.	11th April, 1916.....	1479
706.	Notice of List of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	11th April, 1916.....	1483
707.	Order in Council authorizing the issue of a Royal Commission to investigate Munition Industries at Toronto and Hamilton and Commission thereunder. P.C. 832.	11th April, 1916.....	1486
796.	Order in Council prohibiting the Use of Matches in Explosive Factories. P.C. 782.	11th April, 1916.....	1756
708.	A Proclamation making Certain Additions to and Amendments in the List of Articles to be treated as Contraband of War.— <i>London Gazette</i> .	12th April, 1916.....	1490
709.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	12th April, 1916.....	1491
710.	Alphabetical List of Articles declared to be Contraband of War by Proclamations now in force.	13th April, 1916.....	1494
711.	Order in Council respecting the Exportation of Certain Commodities. P.C. 873.	13th April, 1916.....	1499
712.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	14th April, 1916.....	1500

Table of Contents.

li

No.		PAGE.
713.	Order of His Majesty in Council making List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	14th April, 1916..... 1502
714.	Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Committee. P.C. 887.	15th April, 1916..... 1507
715.	Notice of Agreement between the United Kingdom and Belgium respecting jurisdiction over offences by persons of the Armies of these Countries.— <i>London Gazette</i> .	15th April, 1916..... 1509
716.	Notice of Order under the Aliens Restriction (Consolidation) Order, 1915.— <i>London Gazette</i> .	15th April, 1916..... 1510
718.	Military Honours.— <i>London Gazette</i>	15th April, 1916..... 1512
717.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	17th April, 1916..... 1511
719.	Notice to Mariners (No. 34, England).....	17th April, 1916..... 1512
720.	Prize Claims Committee.— <i>London Gazette</i>	18th April, 1916..... 1514
721.	Prize Claims Committee.— <i>London Gazette</i>	18th April, 1916..... 1515
722.	List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	18th April, 1916..... 1516
723.	Order in Council respecting the Enlistment and Pay of Certain Employees of the Canadian Government Railways. P.C. 903.	18th April, 1916..... 1518
724.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	19th April, 1916..... 1519
725.	Notice of winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	19th April, 1916..... 1520
726.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	19th April, 1916..... 1521
727.	Dominion Gifts.....	20th April, 1916..... 1522
728.	Notice to Mariners (No. 439, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	22nd April, 1916..... 1523
729.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	22nd April, 1916..... 1526
730.	Cargoes of Enemy Vessels in Portuguese Harbours.— <i>London Gazette</i> .	24th April, 1916..... 1527
731.	List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	26th April, 1916..... 1528
732.	A Proclamation amending the Trading with the Enemy (Neutral Countries) Proclamation, 1916.— <i>London Gazette</i> .	26th April, 1916..... 1529
733.	A Proclamation Prohibiting the Exportation of all Articles to Liberia.— <i>London Gazette</i> .	26th April, 1916..... 1530
734.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	26th April, 1916..... 1532
735.	Notice to Mariners (No. 440, England, South Coast).— <i>London Gazette</i> .	26th April, 1916..... 1533
736.	Order in Council respecting the Pay and Allowance of the Assistant Director of Medical Service. P.C. 992.	27th April, 1916..... 1538
737.	Notice to Mariners (No. 455, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	27th April, 1916..... 1539
797.	Order in Council limiting the amount of Military Pay which may be assigned. P.C. 973.	27th April, 1916..... 1756
738.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	27th April, 1916..... 1544
739.	Notice of List of Persons in Liberia authorized as Consignees of Articles.— <i>London Gazette</i> .	28th April, 1916..... 1545
740.	Order in Council appointing the War Trade Committee. P.C. 993.	1st May, 1916..... 1546
741.	Order in Council authorizing the payment of gratuities to Aviation Pilots. P.C. 1008.	1st May, 1916..... 1548
742.	List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	2nd May, 1916..... 1549
743.	Maximum Prices.— <i>London Gazette</i>	2nd May, 1916..... 1550
744.	Order of His Majesty in Council respecting List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	2nd May, 1916..... 1553

No.			PAGE.
745.	Consolidated Orders respecting Trading with the Enemy. P.C. 1023.	2nd May, 1916.....	1558
746.	Honours.— <i>London Gazette</i>	2nd May, 1916.....	1577
747.	Order in Council respecting Trading with the Enemy by Banks of Enemy Nationality.—P.C. 1035.	5th May, 1916.....	1578
748.	American Dollar Securities.— <i>London Gazette</i>	6th May, 1916.....	1579
749.	Foreign Honours.— <i>London Gazette</i>	8th May, 1916.....	1580
750.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i>	8th May, 1916.....	1581
751.	Order in Council appointing a Trade Commission and the Commission thereunder. P.C. 1010.	9th May, 1916.....	1582
752.	Order in Council authorizing the issue of a Royal Commission for the investigation of certain sales of Small Arms Ammunition and the Commission thereunder. P.C. 1093.	9th May, 1916.....	1586
753.	Order in Council prohibiting Trading with Certain Companies and Firms of Enemy Nationality.— <i>London Gazette</i>	9th May, 1916.....	1589
754.	A Proclamation for prohibiting the Importation of certain articles into the United Kingdom.— <i>London Gazette</i>	10th May, 1916.....	1595
755.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i>	10th May, 1916.....	1596
756.	A Proclamation prohibiting, under section 8 of "The Customs and Inland Revenue Act, 1879," and section 1 of "The Exportation of Arms Act, 1900," and section 1 of "The Customs (Exportation Prohibition) Act, 1914," and section 1 of "The Customs (Exportation Restriction) Act, 1914," the Exportation from the United Kingdom of certain commodities.— <i>London Gazette</i>	10th May, 1916.....	1602
757.	Notice to Mariners (No. 501, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i>	10th May, 1916.....	1625
758.	Notice of Winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i>	11th May, 1916.....	1630
759.	Notice to Mariners (No. 504, England and Wales, South and West Coasts).— <i>London Gazette</i>	11th May, 1916.....	1631
760.	Treatment of Goods Discharged from German Vessels Requisitioned by the Italian Government.— <i>London Gazette</i>	11th May, 1916.....	1641
761.	Army Council notice of Prohibited Drugs.— <i>London Gazette</i>	11th May, 1916.....	1643
762.	Notice of Winding-up of Certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i>	11th May, 1916.....	1644
763.	Order in Council respecting the Trade Commission. P.C. 1104.	11th May, 1916.....	1645
764.	Order in Council making the Order in Council of 16th December, 1915, respecting Deferred Pay applicable to Warrant and Non-Commissioned Officers. P.C. 1139.	15th May, 1916.....	1646
765.	Military Honours.— <i>London Gazette</i>	15th May, 1916.....	1647
766.	Order in Council authorizing the Employment of Civilian Labour at Military Depots. P.C. 1099.	16th May, 1916.....	1647
767.	Military Honours.— <i>London Gazette</i>	16th May, 1916.....	1648
768.	Notice to Mariners (No. 527, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i>	16th May, 1916.....	1649
769.	Order in Council respecting the Transportation of Explosives. P.C. 1098.	17th May, 1916.....	1655
770.	Aliens Restriction Order.— <i>London Gazette</i>	17th May, 1916.....	1655
771.	Order of His Majesty in Council establishing List of Persons in neutral countries with whom trade is prohibited.— <i>London Gazette</i>	18th May, 1916.....	1656
772.	Italian Contraband of War.— <i>London Gazette</i>	18th May, 1916.....	1660
773.	Order in Council authorizing the Minister of Trade and Commerce to investigate Trade Conditions likely to arise in Europe after the War. P.C. 1188.	18th May, 1916.....	1664
774.	Notice of Winding-up of Certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i>	18th May, 1916.....	1665
775.	Order in Council respecting the Hospitals Commission. P.C. 1194.	18th May, 1916.....	1666

Table of Contents.

liii

No.		Page.
777.	Notice of Winding-up of Certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	18th May, 1916..... 1667
776.	Notice to Mariners (No. 541, North Sea).— <i>London Gazette</i> .	20th May, 1916..... 1666
778.	Notice to Mariners (No. 46, Scotland).— <i>London Gazette</i> .	22nd May, 1916..... 1668
779.	Exchequer Bonds of the United Kingdom.— <i>London Gazette</i> .	23rd May, 1916..... 1669
780.	Army Council Notice respecting Insurance of Russian Flax.— <i>London Gazette</i> .	23rd May, 1916..... 1670
781.	Order of His Majesty in Council declaring the Province of Manitoba a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of this Act to apply to that Province.— <i>London Gazette</i> .	23rd May, 1916..... 1671
782.	Order of His Majesty in Council postponing the coming into force of the Merchant Shipping (Convention) Act, 1914.— <i>London Gazette</i> .	23rd May, 1916..... 1672
783.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	23rd May, 1916..... 1674
784.	A Proclamation Prohibiting Trading with Certain Persons, or Bodies of Persons, of Enemy Nationality or Enemy Association.— <i>London Gazette</i> .	23rd May, 1916..... 1679
785.	Notice to Mariners (No. 549, Ireland, South Coast).— <i>London Gazette</i> .	23rd May, 1916..... 1718
786.	Notice to Mariners (No. 556, England, South-East Coast).— <i>London Gazette</i> .	24th May, 1916..... 1723
787.	Order in Council providing for a Soldiers' Burial Ground at London, Ont. P.C. 1249.	24th May, 1916..... 1725
788.	Order of His Majesty in Council prohibiting the exportation of certain commodities.— <i>London Gazette</i> .	25th May, 1916..... 1726
789.	Notice of Winding-up of Certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	25th May, 1916..... 1727
790.	Exchequer Bonds of the United Kingdom.— <i>London Gazette</i> .	27th May, 1916..... 1729
791.	Release of Allied and Neutral Cargoes on German Vessels seized by Portugal.— <i>London Gazette</i> .	27th May, 1916..... 1732
792.	Notice to Mariners (No. 565, Scotland, East Coast, and Orkney Islands).— <i>London Gazette</i> .	27th May, 1916..... 1734
793.	Despatch from General Haig, respecting the operations of the Armies in France.— <i>London Gazette</i> .	29th May, 1916..... 1738
794.	Notice of Winding-up of Certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	29th May, 1916..... 1752
795.	List of Persons in China and Siam to whom Goods may be Consigned.— <i>London Gazette</i> .	30th May, 1916..... 1753
798.	Munitions Order.— <i>London Gazette</i> .	31st May, 1916..... 1757
799.	Warrant amending the Royal Warrant governing the "Military Cross" Decoration.— <i>London Gazette</i> .	31st May, 1916..... 1758
800.	Military Honours.— <i>London Gazette</i> .	31st May, 1916..... 1759
801.	Notice to Mariners (No. 48, Arctic Russia).	31st May, 1916..... 1760
802.	Dominion Gifts.	1st June, 1916..... 1761
803.	Order in Council providing that transportation expenses paid Enlisted Nova Scotia Voters to enable them to vote shall not constitute an offence under the Nova Scotia Elections Act. P.C. 1285.	1st June, 1916..... 1762
804.	Order in Council respecting the Exportation of certain commodities. P.C. 1310.	1st June, 1916..... 1764
805.	Proclamation of Persons with whom Trading is Prohibited.	1st June, 1916..... 1765
806.	Proclamation prohibiting the Importation of certain commodities into the United Kingdom.— <i>London Gazette</i> .	1st June, 1916..... 1767
807.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	1st June, 1916..... 1768
808.	Order of His Majesty in Council establishing a List of Persons with whom trading is prohibited.— <i>London Gazette</i> .	2nd June, 1916..... 1771
809.	Order in Council respecting alleged enlistment of Citizens of the United States. P.C. 1321.	3rd June, 1916..... 1778

No.		PAGE.
810.	Order in Council enacting regulations respecting pensions in substitution of the Regulations of 29th April, 1915. P.C. 1334.	3rd June, 1916..... 1781
811.	Military Honours.— <i>London Gazette</i>	3rd June, 1916..... 1787
812.	Military Honours.— <i>London Gazette</i>	3rd June, 1916..... 1788
813.	Military Honours.— <i>London Gazette</i>	3rd June, 1916..... 1793
814.	Notice to Mariners (No. 594, England, East Coast).— <i>London Gazette</i> .	3rd June, 1916..... 1794
815.	Royal Warrant respecting the Royal Victorian Order.— <i>London Gazette</i> .	3rd June, 1916..... 1796
816.	American Dollar Securities Committee.— <i>London Gazette</i> .	5th June, 1916..... 1798
817.	Order under the Defence of the Realm (Consolidation) Regulations, 1914, restricting travel to Orkney Islands. <i>London Gazette</i> .	5th June, 1916..... 1804
818.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	5th June, 1916..... 1805
819.	Munitions Order.— <i>London Gazette</i>	5th June, 1916..... 1806
820.	Munitions Order.— <i>London Gazette</i>	5th June, 1916..... 1806
821.	Order in Council appointing the Scientific and Industrial Research Committee. P.C. 1266.	6th June, 1916..... 1807
822.	Trading with the Enemy (Vesting and Application of Property) Amendment Rules, 1916 (No. 2).— <i>London Gazette</i> .	6th June, 1916..... 1810
823.	Notice to Mariners (No. 603, England, East Coast).— <i>London Gazette</i> .	6th June, 1916..... 1811
824.	Order of His Majesty in Council respecting the exportation of certain commodities.— <i>London Gazette</i> .	7th June, 1916..... 1812
825.	A Proclamation under the Munitions of War Acts 1915 and 1916.— <i>London Gazette</i> .	8th June, 1916..... 1814
826.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	8th June, 1916..... 1816
827.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	8th June, 1916..... 1818
828.	Order of Army Council prohibiting dealing in Irish Wool. <i>London Gazette</i> .	8th June, 1916..... 1819
829.	Despatch giving List of Persons in Liberia to whom Articles may be Consigned.	9th June, 1916..... 1820
830.	Board of Trade Order respecting the Census of Petrol.— <i>London Gazette</i> .	9th June, 1916..... 1821
831.	Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	9th June, 1916..... 1823
832.	Notice to Mariners (No. 618, North Sea).— <i>London Gazette</i> .	9th June, 1916..... 1824
833.	Notice to Mariners (No. 619, English Channel, North Sea, and Rivers Thames and Medway, etc.).— <i>London Gazette</i> .	9th June, 1916..... 1825
834.	Order in Council establishing Camp Hughes. P.C. 1394.	10th June, 1916..... 1831
835.	Order in Council providing that authority to raise each unit of the Canadian Expeditionary Forces should be approved by Order in Council. P.C. 1396. P.C. 36.	10th June, 1916..... 1832
836.	Order in Council amending the Order in Council of April 11th, 1916, prohibiting matches in Explosive Factories. P.C. 1388.	10th June, 1916..... 1834
837.	Notice to Mariners (No. 621, England, East Coast).— <i>London Gazette</i> .	10th June, 1916..... 1835
838.	Notice to Mariners (No. 622, Scotland, North-east Coast).— <i>London Gazette</i> .	10th June, 1916..... 1837
843.	Notice of Winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	13th June, 1916..... 1860
839.	Notice to Mariners (No. 635, Scotland, East Coast and Orkney Islands).— <i>London Gazette</i> .	14th June, 1916..... 1838
840.	Notice to Mariners (No. 55, Wales, Panama Canal).....	15th June, 1916..... 1843
841.	Canadians mentioned in Despatches.— <i>London Gazette</i> ...	15th June, 1916..... 1845
842.	Order of His Majesty in Council amending the Statutory List of persons in neutral countries with whom persons in the United Kingdom may not trade.— <i>London Gazette</i> .	15th June, 1916..... 1853
844.	Order in Council amending the Order in Council establishing the Pension Board. P.C. 1449.	16th June, 1916..... 1861

Table of Contents.

lv

No.		PAGE.
845.	Order amending list of persons in China and Siam and Liberia to whom articles may be exported.— <i>London Gazette</i> .	16th June, 1916..... 1861
846.	Army Council Order respecting sale of Irish Wool Clip.— <i>London Gazette</i> .	16th June, 1916..... 1862
847.	Munitions Order.— <i>London Gazette</i>	16th June, 1916..... 1863
848.	Notice to Mariners (No. 645, Caution when Approaching British Ports).— <i>London Gazette</i> .	16th June, 1916..... 1865
849.	Notice to Mariners (No. 650, England, East Coast).— <i>London Gazette</i> .	17th June, 1916..... 1871
850.	American Dollar Securities Committee.— <i>London Gazette</i> .	19th June, 1916..... 1872
851.	Notice to Mariners (No. 654, Scotland, North-east Coast).— <i>London Gazette</i> .	19th June, 1916..... 1880
852.	Order amending list of persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	20th June, 1916..... 1883
853.	Military Honours.— <i>London Gazette</i>	21st June, 1916..... 1884
854.	Army Council Order respecting Wool of 1916.— <i>London Gazette</i> .	21st June, 1916..... 1887
855.	Warrant respecting the Military Medal.— <i>London Gazette</i>	21st June, 1916..... 1888
856.	Order in Council providing Convalescent Homes for returned tubercular soldiers. P.C. 1471.	22nd June, 1916..... 1889
857.	Notice of Winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	22nd June, 1916..... 1890
858.	Notice respecting Transfers of Stock and Shares owned by Alien Enemies.— <i>London Gazette</i> .	23rd June, 1916..... 1891
859.	Order in Council approving Committee of Council to supervise Censorship. P.C. 1505.	23rd June, 1916..... 1893
860.	German Contraband.— <i>London Gazette</i>	23rd June, 1916..... 1894
861.	Notice of Winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	23rd June, 1916..... 1895
862.	Notice to Mariners (No. 669, Scotland, East Coast, and Orkney Islands).— <i>London Gazette</i> .	23rd June, 1916..... 1896
863.	Order in Council establishing the Military Hospitals Commission Command. P.C. 1469.	24th June, 1916..... 1900
864.	Patents of Invention held by Alien Enemies.....	24th June, 1916..... 1909
865.	Military Honours.— <i>London Gazette</i>	24th June, 1916..... 1909
866.	Munitions Order.— <i>London Gazette</i>	24th June, 1916..... 1911
867.	Order under the Defence of the Realm Acts respecting Ships' Lights.— <i>London Gazette</i> .	24th June, 1916..... 1912
868.	Notice to Mariners (No. 679, England, East Coast).— <i>London Gazette</i> .	24th June, 1916..... 1913
869.	Military Honours.— <i>London Gazette</i>	26th June, 1916..... 1915
870.	Order amending the List of Persons in Liberia to whom goods may be exported.— <i>London Gazette</i> .	26th June, 1916..... 1915
871.	A Proclamation for Prohibiting the Importation of Certain Articles into the United Kingdom.— <i>London Gazette</i> .	27th June, 1916..... 1916
872.	Order amending list of persons in China and Siam to whom goods may be exported.— <i>London Gazette</i> .	27th June, 1916..... 1917
873.	Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	27th June, 1916..... 1917
874.	Order of His Majesty in Council amending the Aliens Restriction (Consolidation) Order.— <i>London Gazette</i> .	27th June, 1916..... 1919
875.	Order of His Majesty in Council respecting the Exportation of certain commodities.— <i>London Gazette</i> .	28th June, 1916..... 1921
876.	American Dollar Securities Committee.— <i>London Gazette</i> .	28th June, 1916..... 1923
877.	Treatment of goods discharged from German ships requisitioned by the Italian Government.— <i>London Gazette</i> .	28th June, 1916..... 1931
878.	Notice of winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	29th June, 1916..... 1933
879.	Order in Council amending Order of 23rd February, 1916, respecting the transportation of explosives. P.C. 837.	29th June, 1916..... 1934
880.	Order in Council respecting Military Hospitals and Convalescent Homes. P.C. 1472.	29th June, 1916..... 1935
881.	Notice of winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	29th June, 1916..... 1940
882.	Despatch respecting the application of the Military Service Act to persons residing abroad.	30th June, 1916..... 1941

No.		PAGE.
883.	Order of His Majesty in Council amending the Statutory lists of persons in Neutral Countries with whom persons in the United Kingdom may not trade.— <i>London Gazette</i> .	30th June, 1916..... 1941

APPENDIX A.—

The Sixth Convention of the Second Peace Convention held at The Hague in 1907	3
---	---

APPENDIX B.—

The Naval Prize Act, 1864.....	10
The Prize Court Act, 1894.....	23
The Prize Court (Procedure) Act, 1914.....	24
1. The Prize Court "Procedure" Act, 1914. Order in Council making Prize Court Rules.	13th August, 1914..... 25
2. Application of Hague Convention in respect to German and other merchant vessels in British ports at outbreak of war.	19th August, 1914..... 28
3. Application of Hague Convention in respect to Austro-Hungarian merchant ships.	21st August, 1914..... 29
4. Advising that Declaration of London with certain additions and modifications is put in force.	22nd August, 1914..... 29
5. Enquiry regarding Prize Courts in Canada.....	25th August, 1914..... 31
6. Confirming telegraphic despatch of August 19, 1914 respecting jurisdiction of Prize Courts over enemy ships liable to detention under the Hague Convention.	28th August, 1914..... 31
7. Notice with respect to procedure to be followed by persons applying for release of cargoes other than enemy cargoes on enemy ships captured as prizes.	28th August, 1914..... 32
8. Advice respecting the release of goods consigned to British or neutral ports by British merchants in enemy ships.	29th August, 1914..... 33
9. Respecting personal effects and wages of officers and men of captured ships.	5th September, 1914... 33
10. Procedure with respect to ships taken on high seas, such prizes being distinguished from droits of admiralty.	5th September, 1914... 34
11. Form used by Customs authorities notifying release of enemy seamen on parole.	14th September, 1914... 34
12. Contraband declared by German and Austro-Hungarian Governments as in declaration of London.	23rd September, 1914... 35
13. Instructions given the Governor-General of Australia with respect to goods from an enemy country imported on consignment for sale into His Majesty's Dominions in British ships.	23rd September, 1914... 36
14. Requesting information from time to time with respect to captured and detained ships.	26th September, 1914... 37
15. Advice regarding payment of freight, etc., by British owners desiring to recover cargo in enemy ship in a neutral port.	28th September, 1914... 37
16. Text of Order in Council of September 30th amending Prize Court Rules.	3rd October, 1914..... 38
17. Postponement of sale of prize ships pending further instructions.	22nd October, 1914..... 39
18. Form of indemnity to be given by applicants for the release of prize cargoes.	6th November, 1914... 39
19. Instructions for guidance of Collectors of Customs regarding seizure of enemy goods temporarily landed in Britain by neutral ships for trans-shipment abroad.	12th November, 1914... 41
20. Advising that Prize Court warrants should be made effective as regards Turkey.	13th November, 1914... 41
21. Alien enemy may appear before Prize Court.....	16th November, 1914... 42
22. Transmitting copies of Convention with France with respect to joint captures.	23rd November, 1914... 42
23. Form of indemnity given by applicants for release of prize cargoes to be countersigned by recognized banks.	26th November, 1914... 47
24. Reporting passage of Order in Council November 28th embodying rules given provisional operation by Order of September, 30th.	2nd December, 1914... 48

Table of Contents.

lvii

No.		PAGE.
25.	Transmitting copies of above Order in Council of 28th November, 1914.	4th December, 1914.... 48
26.	Transmitting copies of second Order in Council of 28th November amending above Order in Council of same date.	5th December, 1914.... 50
27.	Instructions regarding the Printing of Prize Court decisions.	24th December, 1914.... 52
28.	Transmitting copy of note addressed to the United States Ambassador in respect to the payment of freight and charges incurred in connection with the release of cargoes shipped by neutral shippers before the war.	31st December, 1914.... 52
29.	Advice regarding procedure in regard to Appeals to the Privy Council from Oversea Prize Courts.	5th January, 1915.... 54
30.	Advising that no sale of Prize Ships of over 1,000 tons should take place without reference to the Home Government.	8th January, 1915.... 55
31.	Transmitting forms of conditions of sale, etc., used in connection with the sale of sailing vessels condemned as Prize.	15th January, 1915.... 56
32.	Respecting Insurance of Enemy Vessels and Cargoes detained.	2nd February, 1915.... 351
33.	Respecting Insurance of Prize Ships and Cargoes.....	4th February, 1915.... 351
34.	Respecting Report of Treasury Committee upon Classes of Cases where it is expedient that Prize Ships captured or detained at Ports outside the United Kingdom should be moved for Sale or Disposal.	5th February, 1915.... 352
35.	Further respecting Insurance upon Prize Ships and Cargoes.	10th February, 1915.... 354
36.	Covering the Convention with France relating to Prizes captured during the present War.	11th February, 1915.... 355
37.	Advising that Russia adheres to Anglo-French Convention of 9th November, 1914.	26th March, 1915... 363
38.	Further respecting Insurance of Prize Cargoes	9th April, 1915..... 364
39.	Respecting Necessity of License for Export of Goods falling within a Prohibition of Export which have been detained as Prize or as a Precautionary Measure.	23rd April, 1915..... 375
40.	Respecting what Charges are to be paid in connection with Prize or Detained Ships or Cargo in respect to Pilotage Dues and Dock Dues.	21st May, 1915..... 376
41.	Covering Reports of External Affairs in answer to No. 38	16th June, 1915..... 378
42.	Respecting arrangement with France under Convention of Nov. 14th, 1914, regarding the Competent jurisdiction in certain Prize Cases.	17th June, 1915..... 379
43.	Respecting Sale of Prize Cargoes in order to avoid loss owing to Stowage or Deterioration.	23rd June, 1915..... 380
44.	Further in respect to Sale of Prize Cargoes to avoid loss.	3rd July, 1915..... 380
45.	Covering Minute of Council in answer to Despatch No. 458 of 21st May, 1915.	13th July, 1915..... 384
46.	Despatch respecting Droits of the Crown and Droits of Admiralty.	6th August, 1915..... 385
47.	Respecting power of Prize Courts to award damages or costs against the Crown.	12th August, 1915..... 388
48.	Covering Revised Instructions respecting Insurance of Prize Cargoes.	15th October, 1915..... 389
49.	Requesting a Return of Insurance Risks affected.....	12th November, 1915... 395
50.	German Prize Court Regulations.....	15th April, 1911..... 396
51.	Austro-Hungarian Naval Prize Court Regulations and Supplement to the Service Regulations of the Austro-Hungarian Navy. (International Law on Maritime and Land War.)	9th December, 1915... 418
52.	Despatch covering form of indemnity to be given on release of Prize cargoes.....	6th November, 1914... 538
53.	Despatch respecting indemnity to be given on release of Prize cargoes.	26th November, 1914... 539
54.	Despatch in answer to despatch respecting Droits of the Crown and Droits of the Admiralty.	1st December, 1915... 540
55.	Despatch covering an Order in Council respecting the distribution of Prize.	3rd December, 1915... 540
56.	Despatch in answer to No. 55.....	22nd February, 1916... 541

No.	PAGE.
57. Despatch covering form of return of cases adjudged in Prize Courts. 9th March, 1916.....	542
58. Despatch covering Foreign Office notice respecting German Prize Court Regulations. 27th March, 1916.....	544
59. Despatch respecting proposals for distribution of prize... 15th April, 1916.....	545
60. Despatch respecting forms of indemnity for release of Prize Cargoes. 11th April, 1916.....	555
61. Despatch respecting cargoes on enemy vessels in Portuguese Harbours. 29th April, 1916.....	557
APPENDIX C—	
Sections from the Customs Act.....	63
APPENDIX D—	
The Declaration of London.....	64
General Report on the Declaration of London presented to the Naval Conference..	79
Note addressed by His Majesty's Government to Neutral Representatives in London respecting the Withdrawal of the Declaration of London Orders in Council.	558
APPENDIX E—	
The War Measures Act, 1914.....	129
The Finance Act, 1914.....	132
The Dominion Notes Act, 1914.....	135
APPENDIX F—	
Patents of Invention in Enemy Countries.....	138
APPENDIX G—	
French Moratorium.....	140
French Contraband.....	140
APPENDIX H—	
Canadian War Legislation.....	143
The Canadian Patriotic Fund Act, 1914.....	143
An Act to amend The Canadian Patriotic Fund Act.....	146
The Special War Revenue Act, 1915.....	147
An Act to enable Canadian Soldiers in Active Military Service during the present war to exercise their electoral franchise.....	165
The War Appropriation Act, 1915.....	175
An Act to levy a tax on Business Profits.....	563
An Act respecting Investments of Life Insurance Companies.....	574
An Act for granting to His Majesty aid for Military and Naval Defence.....	575
APPENDIX I—	
War Legislation of the United Kingdom 4 & 5 George V which may be of interest in Canada.....	177
The Postponement of Payment Act, 1914.....	177
The Aliens Restriction Act, 1914.....	178
The Patents, Designs and Trade Marks (Temporary Rules) Act, 1914.....	180
The Defence of the Realm Act, 1914.....	180
The Unreasonable withholding of Food Supplies Act, 1914.....	181
The Defence of the Realm (No. 2) Act, 1914.....	182
The Customs (Exportation Prohibition) Act, 1914.....	182
The Articles of Commerce (Returns, etc.) Act, 1914.....	183
The Patents, Designs and Trade Marks Temporary Rules (Amendment) Act, 1914.....	185
The Bills of Exchange Act, 1914.....	186
The Trading with the Enemy Act, 1914.....	187

APPENDIX J—

War Legislation of the United Kingdom 5 George V which may be of interest in Canada.....	191
The Customs (Exportation Restriction) Act, 1914.....	191
The Defence of the Realm Consolidation Act, 1914.....	191
The Trading with the Enemy Amendment Act, 1914.....	193
The Execution of Trusts (War Facilities) Act, 1914.....	202
The British Ships (Transfer Restriction) Act, 1915.....	204
The Defence of the Realm (Amendment) Act, 1915.....	205
The Legal Proceedings against Enemies Act, 1915.....	207
The Defence of the Realm (Amendment) No. 2 Act, 1915.....	209

APPENDIX K—

Correspondence between His Majesty's Government and the United States Government respecting the Rights of Belligerents.

1. Mr. Page to Sir Edward Grey.....	28th December, 1914....	210
2. Sir Edward Grey to Mr. Page.....	7th January, 1915.....	214
3. Mr. Page to Sir Edward Grey.....	14th January, 1915.....	218
4. Sir Edward Grey to Mr. Page.....	10th February, 1915....	219
5. Memorandum, Mr. Page.....	11th February, 1915....	233
6. Mr. Page to Sir Edward Grey.....	16th February, 1915....	233
7. Memorandum, Sir Edward Grey.....	19th February, 1915....	236
8. Memorandum, Sir Edward Grey.....	19th February, 1915....	238
9. Mr. Page to Sir Edward Grey.....	22nd February, 1915....	240
10. Declaration presented to Neutral Governments by the Governments of the United Kingdom and France.....	1st March, 1915.....	241
11. Mr. Page to Sir Edward Grey.....	8th March, 1915.....	242
12. Memorandum Sir Edward Grey.....	15th March, 1915.....	244
13. Sir Edward Grey to Mr. Page.....	15th March, 1915.....	248

Further Correspondence between His Majesty's Government and the United States Government respecting the Rights of Belligerents.

1. Mr. Page to Sir Edward Grey.....	2nd April, 1915.....	577
2. Mr. Page to Sir Edward Grey.....	3rd June, 1915.....	582
3. Memorandum, Foreign Office.....	17th June, 1915.....	582
4. Sir Edward Grey to Mr. Page.....	16th July, 1915.....	588
5. Mr. Page to Sir Edward Grey.....	16th July, 1915.....	590
6. Mr. Page to Sir Edward Grey.....	17th July, 1915.....	591
7. Sir C. Spring-Rice to Sir Edward Grey.....	22nd July, 1915.....	592
8. Sir Edward Grey to Mr. Page.....	23rd July, 1915.....	592
9. Sir Edward Grey to Mr. Page.....	30th July, 1915.....	597
10. Sir Edward Grey to Mr. Page.....	31st July, 1915.....	598
11. Note verbale communicated by His Majesty's Ambassador at Washington to the State Department.....	6th August, 1915.....	601
12. Sir Edward Grey to Mr. Page.....	13th August, 1915.....	602
13. Note verbale communicated to British Embassy in Washington by the State Department.....	13th August, 1915.....	606

Further Correspondence between His Majesty's Government and the United States Government respecting the Rights of Belligerents.

1. Mr. Page to Sir Edward Grey.....	5th November, 1915...	607
2. Memorandum, His Majesty's Ambassador in Washington.....	24th April, 1916.....	631

APPENDIX L—

The fourth convention of the second Peace Convention held at the Hague in 1907.....	250
---	-----

APPENDIX M—

The fifth convention of the second Peace Convention held at the Hague in 1907..	275
---	-----

APPENDIX N—

The Defence of the Realm (Consolidation) Regulations, 1914.....	284
---	-----

APPENDIX O—

Munitions of War Act, 1915, 5-6 Geo. V.....	313
---	-----

APPENDIX P—

The Aliens Restriction Orders Consolidated.....	324
---	-----

APPENDIX Q—

War Legislation of the United Kingdom which may be of interest in Canada.....	469
Chap. 37. The Defence of the Realm (Amendment) (No. 2) 16th March, 1915.....	470
“ 42. The Defence of the Realm (Amendment) (No. 3) 19th May, 1915.....	471
“ 51. The Ministry of Munitions Act, 1915.....	472
“ 52. The Customs (Exportation Restriction) Act, 1915.....	474
“ 57. The Prize Courts Act, 1915.....	475
“ 60. The National Registration Act, 1915.....	477
“ 69. The Cotton Associations (Emergency Action) Act, 1915.....	483
“ 70. The Execution of Trusts (War Facilities) Amendment Act, 1915.....	483
“ 71. The Customs (War Powers) (No. 2) Act, 1915....	485
“ 72. The Special Acts (Extension of Time) Act, 1915..	486
“ 75. The Price of Coal (Limitation) Act, 1915.....	487
“ 79. The Trading with the Enemy Amendment Act, 1915.....	490
“ 81. The American Loan Act, 1915.....	652
“ 85. The Patents and Designs (Partial Suspension) Act, 1915.....	652
“ 92. The Judicial Committee Act, 1915.....	653
“ 98. The Trading with the Enemy (Extension of Powers) Act, 1915....	653
“ 99. The Munitions of War (Amendment) Act, 1916... 27th January, 1916.....	655
“ 102. The Customs (War Powers) Act, 1916.....	665
“ 104. The Military Service Act, 1916.....	667
“ 105. The Trading with the Enemy Amendment Act, 1916.....	673

APPENDIX R—

Liquor Control Regulations.....	493
Orders of Central Control Board (a).....	501

APPENDIX S—

Despatches and Documents relating to Naturalization.

1. Colonial Secretary to H.R.H. The Governor General.	29th September, 1914...	510
2. H.R.H. The Governor General to Colonial Secretary.	3rd October, 1914.....	510
3. Colonial Secretary to H.R.H. The Governor General.	27th October, 1916.....	511
4. H.R.H. The Governor General to the Colonial Secretary.	19th January, 1916.....	511
5. Colonial Secretary to H.R.H. The Governor General	4th March, 1916.....	512
6. Colonial Secretary to H.R.H. The Governor General	21st April, 1916.....	513
7. Colonial Secretary to H.R.H. the Governor General.	25th May, 1915.....	515
8. Order in Council (1284) respecting naturalization in Canada of French Citizens.	3rd June, 1915.....	516
9. Colonial Secretary covering correspondence with the Italian Ambassador, respecting naturalization of Italian Subjects.	30th August, 1915.....	518
10. Colonial Secretary covering a Note from the Russian Ambassador respecting naturalization of Russian Subjects.	27th September, 1915...	520
11. Colonial Secretary respecting the impounding of Naturalization Certificates held by persons residing out of the British Dominions.	12th November, 1915...	521

Table of Contents.

lxi

PAGE.

APPENDIX T—

Foreign Orders and Medals.....	522
--------------------------------	-----

APPENDIX U—

Statement of the measures adopted to Intercept the Sea-borne Commerce of Germany.	528
---	-----

APPENDIX V—

British Trade after the War—

(1) Report of a Sub-Committee of the Advisory Committee to the Board of Trade on Commercial Intelligence with respect to Measures for Securing the Position, after the War, of certain Branches of British Industry.	28th January, 1916.....	681
(2) Summaries of the Evidence taken by a Sub-Committee of the Advisory Committee to the Board of Trade on Commercial Intelligence in the Course of their Enquiry with respect to Measures for Securing the Position, after the War, of certain Branches of British Industry.	14th June, 1916.....	706

Recommendations of the Economic Conference of the Allies held at Paris on June 14, 15, 16 and 17, 1916.			756
The British Imperial Council of Commerce.....	4th July, 1916.....		764

APPENDIX W—

Convention between Austria-Hungary, Belgium, etc., relating to Civil Procedure.	17th July, 1905.....	767
--	----------------------	-----

APPENDIX X—

Declaration between the United Kingdom, France, Italy, Japan and Russia, engaging not to Conclude Peace Separately during the Present War.	30th November, 1915...	777
---	------------------------	-----

APPENDIX Y—

Military Service Act, 1916.....	779
---------------------------------	-----

APPENDIX Z—

Committee on War Loans for the Small Investor.....	26th January, 1916.....	793
--	-------------------------	-----

APPENDIX AA—

Correspondence with the United States Ambassador respecting the "Trading with the Enemy (Extension of Powers) Act, 1915."

1. Mr. Page to Sir Edward Grey.....	26th January, 1916.....	804
2. Sir Edward Grey to Mr. Page.....	16th February, 1916.....	805

APPENDIX BB—

Correspondence with the United States Ambassador respecting the Treatment of Mails on Neutral Vessels.

1. Memorandum, Mr. Page.....	10th January, 1916.....	807
2. Sir Edward Grey to Mr. Page.....	25th January, 1916.....	808
Memorandum presented by His Majesty's Government and the French Government to Neutral Governments regarding the Examination of Parcels and Letter Mails.	3rd April, 1916.....	809
Note from the United States Government regarding the Examination of Parcels and Letter Mails.	24th May, 1916.....	817

APPENDIX CC—

Report by the Government Committee on the Treatment by the Enemy of British Prisoners of War regarding the Conditions obtaining at Wittenberg Camp during the Typhus Epidemic of 1915.

1. The Government Committee to Sir Edward Grey... 6th April, 1916..... 823

Further Correspondence respecting the Conditions of Diet and Nutrition in the Internment Camp at Ruhleben.

- | | | |
|--|----------------------|-----|
| 1. Mr. Page to Sir Edward Grey..... | 30th May, 1916..... | 834 |
| 2. Sir Edward Grey to Mr. Page..... | 3rd June, 1916..... | 836 |
| 3. Sir Edward Grey to Mr. Page..... | 8th June, 1916..... | 837 |
| 4. Memorandum, Prisoners of War Help Committee.. | 9th June, 1916..... | 837 |
| 5. Mr. Page to Sir Edward Grey..... | 20th June, 1916..... | 838 |
| 6. Sir Edward Grey to Mr. Page..... | 23rd June, 1916..... | 845 |

APPENDIX DD—

- List of Certain Commissions and Committees set up to 847
deal with Public Questions Arising out of the War.

INDEX.

ADRIATIC—

No.			PAGE.
350.	Italian Decree respecting the blockade of the Adriatic. — <i>London Gazette</i> .	20th July, 1915.....	645

AERIAL NAVIGATION—

59.	Order in Council respecting Aerial Navigation.....	17th September, 1914...	96
73.	Order in Council amending order of 17th September, 1914, respecting Aerial Navigation.	24th October, 1914.....	124
741.	Order in Council authorizing the payment of gratuities to Aviation. P.C. 1008.	1st May, 1916.....	1548

ALIEN ENEMIES—

	See also Registration of Alien Enemies.		
	See also Trading with the Enemy.		
	The Legal proceedings against Enemies Act, 1915...App.	207
24.	Proclamation respecting German Alien Enemies.....	7th August, 1914.....	34
29.	Proclamation respecting Austro-Hungarian Alien Enemies.	13th August, 1914.....	41
32.	Proclamation respecting German and Austro-Hungarian Alien Enemies.	15th August, 1914.....	48
49.	Notice to alien enemies.....	2nd September, 1914...	73
51.	Order in Council prohibiting the use or possession of fire arms or explosives by Alien Enemies.	3rd September, 1914...	78
289.	Order in Council respecting Patents of Invention held by Alien Enemies. P.C. 2355.	11th September, 1914...	558
292.	Order of the British Board of Trade licensing the payment of fees on Patents of Invention in Enemy Countries and on behalf of Enemies in the United Kingdom.— <i>London Gazette</i> .	23rd September, 1914...	561
65.	Order in Council respecting Patents of Invention held by Alien Enemies. P.C. 2436.	2nd October, 1914.....	106
75.	Order in Council respecting Alien Enemies.....	28th October, 1914.....	126
83.	Proclamation establishing Montreal as a place for the registration of Alien Enemies.	31st October, 1914.....	140
88.	Extending to the War with Turkey the Proclamations and Orders in Council now in force Relating to the War.— <i>London Gazette</i> .	5th November, 1914...	146
89.	Proclamation establishing Sydney, etc., as places for the registration of Alien Enemies.	5th November, 1914...	148
92.	Proclamation establishing Fort William, etc., as places for registration of Alien Enemies.	6th November, 1914...	153
93.	Order in Council making former proclamations and Orders in Council applicable to Turkey.	6th November, 1914...	155
301.	Order in Council providing for the internment of Alien Enemies. P.C. 2817.	6th November, 1914...	575
96.	Alien enemies—Patents of Invention.....	7th November, 1914...	162
97.	Alien enemies—Patents of Invention.....	7th November, 1914...	162
100.	Proclamation establishing Toronto as a place for the registration of Alien Enemies.	12th November, 1914...	171
101.	Proclamation establishing Ottawa as a place of registration of Alien Enemies.	14th November, 1914...	173
102.	Proclamation establishing Victoria as a place of registration of Alien Enemies.	14th November, 1914...	175
106.	Proclamation establishing Brandon as a place of registration of Alien Enemies.	20th November, 1914...	180
104.	Order in Council amending Order in Council of 28th October, 1914, respecting Alien Enemies.	20th November, 1914...	178
303.	Order in Council providing for assistance to distressed Alien Enemies. P.C. 2966.	28th November, 1914...	579

ALIEN ENEMIES—Continued.

		PAGE.
306. Order in Council providing assistance for distressed Alien Enemies. P.C. 3206.	24th December, 1914....	582
307. Order in Council authorizing the entry free of duty of presents or relief to German prisoners of war. P.C. 9.	6th January, 1915.....	583
308. Order in Council authorizing the payment of fees for Patents of Invention. P.C. 17.	6th January, 1915.....	584
314. Order in Council authorizing the issue of licenses to alien enemies to have possession of firearms in certain cases. P.C. 171.	26th January, 1915.....	592
318. Order in Council authorising payment of fees to enemy countries, necessary for grant or removal of patents or registration of trade marks or designs and on behalf of enemies in Canada. P.C. 291.	8th February, 1915....	596
330. Order in Council authorizing the emigration of Alien Enemies at Vancouver to the United States. P.C. 858.	24th April, 1915.....	610
249. Order in Council amending the Order in Council of 28th October, 1914, respecting Alien Enemies.	26th June, 1915.....	484
338. Order in Council authorizing the apprehension and internment of Alien Enemies in certain cases. P.C. 1501.	26th June, 1915.....	623
352. Order in Council appointing a committee to obtain information respecting German-owned piers, etc., in Canada. P.C. 1711.	23rd July, 1915.....	651
379. Order in Council respecting the objection of the German Government to the compulsory labour of interned Germans. P.C. 2039.	28th August, 1915.....	717
436. Despatch covering a Notice issued by the President of the Probate Division of the High Court respecting the administration of estates of Alien Enemies.	21st October, 1915.....	825
596. Order in Council amending the Order in Council of 2nd October, 1914, respecting Patents of Invention held by Alien Enemies. P.C. 293.	14th February, 1916....	1175
858. Notice respecting Transfers of Stock and Shares owned by Alien Enemies.— <i>London Gazette</i> .	23rd June, 1916.....	1891
864. Patents of Invention held by Alien Enemies.....	24th June, 1916.....	1909

ALIENS RESTRICTION—

The Alien Restriction Act, 1914.....	App.	178
Alien Restriction Orders Consolidated.....	App.	324
188. Order of His Majesty in Council amending the Aliens Restriction (Consolidation) Order, 1914.— <i>London Gazette</i> .	13th April, 1915.....	332
362. Despatch covering an Order in Council of His Majesty the King amending The Aliens Restriction (Consolidation) Order, 1914, published in the Second Supplement of the <i>London Gazette</i> of 27th July, 1915—28th July, 1915.	5th August, 1915.....	688
572. Order of His Majesty in Council extending the Aliens Restriction (Consolidation) Order, 1914.— <i>London Gazette</i> .	27th January, 1916....	1113
620. Order of His Majesty in Council amending and consolidating the Aliens Restriction Regulations.	29th February, 1916....	1226
681. Order of His Majesty in Council extending the provisions of the Aliens Restriction (Consolidation) Order, 1916.— <i>London Gazette</i> .	30th March, 1916.....	1422
716. Notice of Order under the Aliens Restriction (Consolidation) Order, 1915.— <i>London Gazette</i> .	15th April, 1916.....	1510
770. Aliens Restriction Order.— <i>London Gazette</i>	17th May, 1916.....	1655
874. Order of His Majesty in Council amending the Aliens Restriction (Consolidation) Order.— <i>London Gazette</i> .	27th June, 1916.....	1919

AMERICAN DOLLAR SECURITIES—

523. Notice respecting Exchequer bonds and American Dollar Securities.— <i>London Gazette</i> .	15th December, 1915....	998
527. Notice respecting American Dollar Securities.— <i>London Gazette</i> .	21st December, 1915....	107
656. American Dollar Securities.— <i>London Gazette</i>	17th March, 1916.....	1336

AMERICAN DOLLAR SECURITIES—*Continued.*

		PAGE.
748. American Dollar Securities.— <i>London Gazette</i>	6th May, 1916.....	1579
816. American Dollar Securities Committee.— <i>London Gazette</i>	5th June, 1916.....	1798
850. American Dollar Securities Committee.— <i>London Gazette</i>	19th June, 1916.....	1872
876. American Dollar Securities Committee.— <i>London Gazette</i>	28th June, 1916.....	1923

ANNOUNCEMENT OF WAR—

(See WAR, ANNOUNCEMENT.)

APPOINTMENTS—

47. Order in Council appointing officers under Prize Court Rules.	29th August, 1914.	72
85. Appointment of Registrars of Alien Enemies, Montreal, Sydney, Edmonton, Regina, Calgary.	4th November, 1914....	145
91. Appointment of Registrars of Alien Enemies, Winnipeg, Port Arthur, Toronto.	6th November, 1914....	152
103. Appointment of Registrars of Alien Enemies, Victoria, Ottawa.	14th November, 1914....	177
105. Appointment of Registrar of Alien Enemies, Brandon..	20th November, 1914....	179
121. Appointment of Registrar of Alien Enemies, Sydney...	24th December, 1914....	197
124. Appointment of Registrar of Alien Enemies, Fort William.	7th January, 1915.....	201
127. Appointment of Registrar of Alien Enemies, Toronto...	11th January, 1915.....	205
334. Order in Council appointing a Registrar of Alien Enemies at Montreal. P.C. 1122.	18th May, 1915.....	616

ARABIA, HOLY PLACES—

118. Despatch respecting the Holy Places in Arabia.....	19th December, 1914....	193
---	-------------------------	-----

ARGENTINE REPUBLIC—(See Statutory list).

ARGENTINA AND URUGUAY—(See Statutory list).

ARMY—

9. Proclamation continuing soldiers in Army Service.— <i>London Gazette</i> .	4th August, 1914.....	9
60. Notice to officers of the Army Reserve.....	21st September, 1914....	101

ASSISTANT DIRECTOR OF MEDICAL SERVICE—

736. Order in Council respecting the Pay and Allowance of the Assistant Director of Medical Service. P.C. 992.	27th April, 1916.....	1538
--	-----------------------	------

ATTESTATION VOLUNTEERS—

See Volunteers, Attestation.

AUSTRIA-HUNGARY—

Naval Prize Court Regulations.....	App.	418
26. Announcement of war with Austria-Hungary.— <i>London Gazette</i> .	12th August, 1914.....	38
27. Despatch announcing the war with Austria-Hungary...	12th August, 1914.....	39
28. A Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette</i> .	12th August, 1914.....	39
29. Proclamation respecting Austro-Hungarian alien enemies.	13th August, 1914.....	41
31. Order in Council granting days of grace for departure of Austro-Hungarian ships.	14th August, 1914.....	44
32. Proclamation respecting German and Austro-Hungarian alien enemies.	15th August, 1914.....	48
33. Notice of reciprocal treatment respecting departure of ships by Austria-Hungary.— <i>London Gazette</i> .	15th August, 1914.....	52
36. Order in Council confirming Order of 14th August, 1914, respecting days of grace for departure of Austro-Hungarian ships.	17th August, 1914.....	57

STRIA-HUNGARY—Continued.

		PAGE.
82. Notice respecting departure of Austro-Hungarian ships.	31st October, 1914.....	139
— <i>London Gazette.</i>		
353. Despatch respecting the application of the Order in Council of 11th March, 1915.	27th July, 1915.....	652
520. Notice of Austro-Hungarian Contraband of War.— <i>London Gazette.</i>	16th December, 1915....	992

AUTHORITY, NAVAL AND MILITARY—

325. Order in Council defining "Competent Military Authority" for the purposes of certain Orders in Council. P.C. 550.	15th March, 1915.....	605
326. Order in Council defining "Competent Naval Authorities" for the purposes of certain Orders in Council. P.C. 625.	25th March, 1915.....	606

AVIATION—

(See Aerial Navigation.)

BANKS—

7. Order in Council providing for increased issue of Dominion Notes.	3rd August, 1914.....	7
271. Order in Council authorizing advances to the Chartered Banks. P.C. 2032.	3rd August, 1914.....	531
284. Order in Council providing regulation for applications for advances under The Finance Act, 1914. P.C. 2276.	2nd September, 1914...	545
50. Proclamation under "An Act to conserve the Commercial and Financial Interests of Canada."	3rd September, 1914...	74
595. Proclamation under "An Act to Conserve the Commercial and Financial Interests of Canada."	14th February, 1916....	1173
597. Order in Council under the Finance Act, 1914, respecting the Circulation of Bank Notes. P.C. 295.	14th February, 1916....	1176
747. Order in Council respecting Trading with the Enemy by Banks of Enemy Nationality. P.C. 1035.	5th May, 1916.....	1578
858. Notice respecting Transfers of Stock and Shares owned by Alien Enemies.— <i>London Gazette.</i>	23rd June, 1916.....	1891

BELGIUM—

208. A Proclamation for prohibiting the Importation of Belgium Bank Notes into the United Kingdom.— <i>London Gazette.</i>	5th May, 1915.....	379
480. Order in Council authorizing a payment to the Belgian Relief Fund. P.C. 2683.	16th November, 1915...	922
715. Notice of Agreement between the United Kingdom and Belgium respecting jurisdiction over offences by persons of the Armies of these Countries.— <i>London Gazette.</i>	15th April, 1916.....	1509

BILLS OF EXCHANGE—

The Bills of Exchange Act, 1914.....	App.	186
--------------------------------------	------	-----

BLACK LIST—

See Statutory Black list.

BLOCKADE—

See Also Declaration of London.....	App. 64,	83
Austro-Hungarian Naval Prize Regulations.....	App.	440
46. Notice of Japanese blockade of Kiao-Chau.— <i>London Gazette.</i>	29th August, 1914.....	71
158. Notice of Blockade of German East Africa.— <i>London Gazette.</i>	23rd February, 1915....	262

BLOCKADE—*Continued.*

		PAGE.
170. Order of His Majesty in Council respecting the Blockade of Germany.— <i>London Gazette.</i>	11th March, 1915.....	280
196. Notice of blockade of the Cameroons.— <i>London Gazette.</i>	24th April, 1915.....	347
206. Despatch respecting the blockade of the Cameroons....	30th April, 1915.....	377
350. Italian Decree respecting the blockade of the Adriatic.— <i>London Gazette.</i>	20th July, 1915.....	645
428. Notice of a blockade of the Bulgarian Coast in the Aegean Sea.— <i>London Gazette.</i>	16th October, 1915.....	804
559. Despatch respecting the blockade of the Cameroons.— <i>London Gazette.</i>	14th January, 1916.....	1089

BOLIVIA—

See Statutory list.

BRANDON—

105. Appointment of Registrars of Alien Enemies.....	20th November, 1914...	179
106. Proclamation establishing Brandon as a place of registration of alien enemies.	20th November, 1914...	180

BRAZIL—

See Statutory list.

BRITISH PROPERTY IN ENEMY COUNTRIES—

241. Despatch respecting the recovery of property in Enemy Countries.	24th June, 1915.....	464
---	----------------------	-----

BRITISH SHIPS—

The British Ships (Transfer Restriction) Act, 1915.....	App.	204
15. Proclamation prohibiting carrying of contraband in British ships.— <i>London Gazette.</i>	5th August, 1914.....	16
149. Despatches respecting documents aboard ships during war.	29th January, 1915.....	236
169. Order in Council respecting transfer of British ships or share therein to persons not qualified to own a British ship.	9th March, 1915.....	279
178. Order in Council making regulations for determining class of vessels for payment of drawback.	20th March, 1915.....	314
189. Order of His Majesty in Council requisitioning the insulated spaces in certain steamships.— <i>London Gazette.</i>	13th April, 1915.....	335
204. Order of His Majesty in Council requisitioning the insulated spaces in certain steamships.— <i>London Gazette.</i>	29th April, 1915.....	370
423. Order of His Majesty in Council requisitioning the insulated space in certain ships.— <i>London Gazette.</i>	14th October, 1915.....	798
470. Order of His Majesty in Council prohibiting trading by British ships registered in the United Kingdom between foreign ports.— <i>London Gazette.</i>	10th November, 1915...	906
473. Order of His Majesty in Council providing for the requisitioning of any British ship registered in the United Kingdom.— <i>London Gazette.</i>	10th November, 1915...	910
531. Order of His Majesty the King requisitioning the insulated space in all British Steamships registered in the United Kingdom.— <i>London Gazette.</i>	22nd December, 1915...	1024
598. Order of His Majesty in Council providing for licenses to certain British Ships.— <i>London Gazette.</i>	15th February, 1916....	1178
642. Order in Council providing for the licensing of British Ships of Canadian register for foreign voyages. P.C. 522.	11th March, 1916.....	1313

BRITISH SUBJECTS IN ENEMY COUNTRIES—

177. Foreign Office Notice respecting dealings with British subjects in enemy Countries.	20th March, 1915.....	312
267. Enquiries relating to British subjects detained in Germany.	12th June, 1915.....	525

BRITISH SUBJECTS IN ENEMY COUNTRIES—*Continued.*

		PAGE.
321. Despatch covering Memorandum as to transmission of money and letters abroad.	27th February, 1915....	600

BRITISH SUBJECTS STRANDED—

84. Memorandum as to transmission of money and letters abroad.	1st October, 1914.....	141
69. Despatch respecting British subjects stranded in Europe	9th October, 1914.....	118
267. Enquiries relating to British Subjects detained in Germany	12th June, 1915.....	525

BULGARIA—

425. Announcement of War with Bulgaria.— <i>London Gazette.</i>	15th October, 1915.....	802
429. A Proclamation extending to the War with Bulgaria the Proclamations and Orders in Council now in force relating to the War.— <i>London Gazette.</i>	16th October, 1915.....	804
433. Announcement of War with Bulgaria.....	19th October, 1915.....	823
434. Order in Council extending to the War with Bulgaria the Proclamations and Orders in Council in force relating to the War. P.C. 2452.	19th October, 1915.....	823
487. Proclamation of War with Bulgaria for the purposes of the Prize Court Act.	20th November, 1915...	835

CALGARY—

85. Appointment of Registrars of Alien Enemies.....	4th November, 1914...	145
89. Proclamation establishing Sydney, Regina, Edmonton, and Calgary as places for the registration of alien enemies.	5th November, 1914...	148

CAMEROONS—

196. Notice of blockade of the Cameroons.— <i>London Gazette.</i>	24th April, 1915.....	347
206. Despatch respecting the blockade of the Cameroons..	30th April, 1915.....	377
559. Despatch respecting the blockade of the Cameroons.— <i>London Gazette.</i>	14th January, 1916.....	1089

CANADIANS ABROAD—(See also British Subjects Stranded).

304. Order in Council providing for the relief of distressed Canadians abroad. P.C. 3050.	5th December, 1914....	580
331. Order in Council requesting H. M. Ambassador at Washington to thank the Government of the United States for assistance to Canadians abroad. P.C. 859.	27th April, 1915.....	611

CANADIAN LOANS—

417. Order in Council respecting advances made to the Dominion by the Government of the United Kingdom. P.C. 2361.	8th October, 1915.....	781
486. Order in Council respecting the Domestic War Loan. P.C. 2717.	20th November, 1915...	930
537. Order in Council respecting the Domestic War Loan. P.C. 3030.	25th December, 1915....	1038

CANADIAN NAVAL SERVICE—

See Naval Service, Canadian.

CANADIANS MENTIONED IN DESPATCHES—

239. Members of Canadian Overseas Forces mentioned in despatch.— <i>London Gazette.</i>	22nd June, 1915.....	454
543. Canadians mentioned in despatches.— <i>London Gazette.</i>	1st January, 1916.....	1051
576. Canadians mentioned in despatches.— <i>London Gazette.</i>	27th January, 1916.....	1132
841. Canadians mentioned in despatches.— <i>London Gazette.</i>	15th June, 1916.....	1845

CARGOES DETAINED—

		PAGE.
52. Notice to persons interested in cargoes on ships captured as prizes.	4th September, 1914...	80
364. British owned Cargo on Austrian Vessels Detained in Italy.— <i>London Gazette</i> .	9th August, 1915.....	691
430. Notice respecting British-owned Cargo on Austrian vessels detained in Italy.— <i>London Gazette</i> .	18th October, 1915.....	806
730. Cargoes of Enemy Vessels in Portuguese Harbours.— <i>London Gazette</i> .	24th April, 1916.....	1527
760. Treatment of Goods Discharged from German Vessels Requisitioned by the Italian Government.— <i>London Gazette</i> .	11th May, 1916.....	1641
791. Release of Allied and Neutral Cargoes on German Vessels seized by Portugal.— <i>London Gazette</i> .	27th May, 1916.....	1732
877. Treatment of goods discharged from German ships requisitioned by the Italian Government.— <i>London Gazette</i> .	28th June, 1916.....	1931

CARTRIDGE FACTORY, ESTABLISHMENT OF—

639. Order in Council authorizing the establishment of a Cartridge Factory at Lindsay, Ont. P.C. 443..	10th March, 1916.....	1291
--	-----------------------	------

CENSORSHIP—

269. Order in Council authorizing the Minister of Militia to take control of Telegraph Cables. P.C. 2029.	2nd August, 1914.....	528
270. Order in Council authorizing the Minister of the Naval Service to take control of Wireless Telegraphs. P. C. 2030.	2nd August, 1914.....	530
276. Order in Council establishing a Censorship of Cables. P.C. 2069.	6th August, 1914.....	537
58. Order in Council prohibiting disclosure of movement of forces or military operations. P.C. 2358.	12th September, 1914....	93
293. Order in Council authorizing the taking of control of Telegraph and Telephone Lines. P.C. 2409.	24th September, 1914...	563
94. Order in Council respecting improper newspaper publications.	6th November, 1914....	156
316. Order in Council authorizing the Minister of Justice to act, under the Order in Council of 24th September, 1914, respecting telegraphs and telephones. P.C. 202.	28th January, 1915.....	594
234. Order in Council providing for the appointment of a censor of publications.	10th June, 1915.....	443
453. Order in Council providing that publications infringing on the Order in Council establishing the press censorship may be excluded from the mails. P.C. 2519.	30th October, 1915.....	872
459. Order in Council revoking the Order in Council of 28th January, 1915, and appointing the Secretary of State in lieu of the Minister of Justice to administer the Order in Council of 24th September, 1914. P.C. 2073.	1st November, 1915....	883
462. Order in Council amending the Order in Council of 12th September, 1914, prohibiting disclosure of movement of forces or Military Operations. P.C. 3310.	4th November, 1915....	888
859. Order in Council approving Committee of Council to supervise Censorship. P.C. 1505.	23rd June, 1916.....	1893

CHILE—

See Statutory list.

CENTRAL AND SOUTH AMERICA—

See Statutory list.

CHINA AND SIAM—

		PAGE.
246. A Proclamation relating to Trading with Persons of Enemy Nationality resident or carrying on business in China, Siam, Persia or Morocco.— <i>London Gazette</i> .	25th June, 1915.....	481
667. Notice of additional list of Persons in China and Siam to whom goods may be exported.— <i>London Gazette</i> .	24th March, 1916.....	1362
668. List of Persons and Companies in China and Siam to whom articles may be exported under the Proclamation of 24th September, 1915.— <i>London Gazette</i> .	24th March, 1916.....	1364
698. Notices of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	7th April, 1916.....	1466
706. Notice of List of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	11th April, 1916.....	1483
722. List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	18th April, 1916.....	1516
731. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	26th April, 1916.....	1528
742. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	2nd May, 1916.....	1549
795. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	30th May, 1916.....	1753
845. Order amending List of Persons in China and Siam and Liberia to whom articles may be exported.— <i>London Gazette</i> .	16th June, 1916.....	1861
852. Order amending List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	20th June, 1916.....	1883

CHINESE IMMIGRATION—

161. Order in Council respecting Chinese immigration.....	2nd March, 1915.....	264
372. Order in Council respecting Chinese immigration.....	18th August, 1915.....	704
513. Order in Council respecting Chinese immigration during the war.	8th December, 1915....	981

CIVILIAN LABOUR—

766. Order in Council authorizing the employment of Civilian Labour at Military Depots. P.C. 1099.	16th May, 1916.....	1647
--	---------------------	------

CIVIL SERVANTS—

25. Civil Servants desiring to enter active service.....	11th August, 1914.....	36
281. Order in Council respecting leave to Civil Servants of Allied Nationality. P.C. 2182.	21st August, 1914.....	542
290. Order in Council respecting British reservists in the Public Service. P.C. 2405.	19th September, 1914...	560
320. Order in Council respecting Members of the Civil Service on Active Service. P.C. 298.	10th February, 1915....	598
324. Order in Council making the Order in Council of 10th February, 1915, applicable to Canadian Civil Servants employed in Great Britain. P.C. 507.	9th March, 1915.....	604
327. Order in Council respecting the appointment of Substitutes for Members of the Civil Service on Active Service. P.C. 665.	30th March, 1915.....	607
363. Order in Council respecting the employment in the Civil Service of former female employees whose husbands are on Active Service. P.C. 1874.	7th August, 1915.....	690
458. Order in Council providing for leave of absence of Civil Servants enlisting for Overseas Service. P.C. 2553..	1st November, 1915....	881
494. Order in Council providing that preference be given returned members of the Overseas Forces in making appointments to the Civil Service. P.C. 2758.	27th November, 1915....	947
569. Order in Council respecting the gratuities to certain employees of the Canadian Government Railways enlisting for Overseas Service. P.C. 148.	25th January, 1916.....	1109
723. Order in Council respecting the Enlistment and Pay of Certain Employees of the Canadian Government Railways. P.C. 903.	18th April, 1916.....	1518

CLAIMS BY BRITISH SUBJECTS AGAINST ENEMY—

		PAGE.
533. Despatch covering instructions relating to the registration of claims by British Subjects against Enemy Governments.	22nd December, 1915...	1030

COMMANDEERING OF SHIPS—

189. Order of His Majesty in Council requisitioning the insulated spaces in certain steamships.— <i>London Gazette</i> .	13th April, 1915.....	335
204. Order of His Majesty in Council requisitioning the insulated spaces in certain steamships.— <i>London Gazette</i> .	29th April, 1915.....	370
423. Order of His Majesty in Council requisitioning the insulated space in certain ships.— <i>London Gazette</i> .	14th October, 1915.....	798
473. Order of His Majesty in Council providing for the requisitioning of any British ship registered in the United Kingdom.— <i>London Gazette</i> .	10th November, 1915...	910
531. Order of His Majesty the King requisitioning the insulated space in all British Steamships registered in the United Kingdom.— <i>London Gazette</i> .	22nd December, 1915...	1024

COMMANDEERING OF WHEAT—

See Wheat Commandeering.

COMMISSIONS—

333. Order in Council appointing the War Purchasing Committee. P.C. 1033.	8th May, 1915.....	612
341. Order in Council appointing a "Hospital Commission." P.C. 1540.	30th June, 1915.....	627
352. Order in Council appointing a Committee to obtain information respecting German-owned piers, etc., in Canada. P.C. 1711.	23rd July, 1915.....	651
420. Order in Council Establishing the "Military Hospital Commission." P.C. 2412.	14th October, 1915.....	788
496. Orders in Council providing for the appointment of a Commission to make enquiries respecting the supply and sufficiency of war materials required for the production of munitions. P.C. 2755.	27th November, 1915...	948
516. Order in Council establishing a Naval Pensions Board. P.C. 2887.	9th December, 1915...	987
571. Order in Council amending the Order in Council appointing the War Purchasing Commission. P.C. 160.	26th January, 1916.....	1112
692. Order in Council amending the Order in Council establishing the Military Hospitals Commission. P.C. 771.	4th April, 1916.....	1459
740. Order in Council appointing the War Trade Committee. P.C. 993.	1st May, 1916.....	1546
751. Order in Council appointing a Trade Commission. P.C. 1010.	9th May, 1916.....	1582
763. Order in Council respecting the Trade Commission. P.C. 1104.	11th May, 1916.....	1645
773. Order in Council authorizing the Minister of Trade and Commerce to investigate Trade Conditions likely to arise in Europe after the War. P.C. 1188.	18th May, 1916.....	1664
775. Order in Council respecting the Hospitals Commission. P.C. 1194.	18th May, 1916.....	1666
821. Order in Council appointing the Scientific and Industrial Research Committee. P.C. 1266.	6th June, 1916.....	1807
844. Order in Council amending the Order in Council establishing the Pension Board. P.C. 1449.	16th June, 1916.....	1861
880. Order in Council respecting Military Hospitals and Convalescent Homes. P.C. 1472.	29th June, 1916.....	1935

COMMISSIONS OF ENQUIRY—

		PAGE.
336. Order in Council appointing a Commission of Inquiry of War Purchases. P.C. 1287.	2nd June, 1915.....	619
588. Order in Council appointing a Royal Commission to enquire into the causes of the Fire which destroyed the Parliament Buildings and the Commission. P.C. 246.	7th February, 1916....	1161
691. Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Commission and the Commission thereunder. P.C. 775.	3rd April, 1916.....	1447
707. Order in Council authorizing the issue of a Royal Commission to investigate Munition Industries at Toronto and Hamilton and Commission thereunder. P.C. 832.	11th April, 1916.....	1486
714. Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Committee. P.C. 887.	15th April, 1916.....	1507
752. Order in Council authorizing the issue of a Royal Commission for the investigation of certain sales of Small Arms Ammunition and the Commission thereunder. P.C. 1093.	9th May, 1916.....	1586

COMPETENT MILITARY AUTHORITY—

325. Order in Council defining a "Competent Military Authority" for the purposes of a certain Order in Council. P.C. 550.	15th March, 1915.....	605
---	-----------------------	-----

COMPETENT NAVAL AUTHORITY—

326. Order in Council naming "Competent Naval Authorities." P.C. 625.	25th March, 1915.....	606
---	-----------------------	-----

CONTRABAND IN BRITISH SHIPS—

15. Proclamation prohibiting carrying of contraband in British ships.— <i>London Gazette</i> .	5th August, 1914.....	16
--	-----------------------	----

CONTRABAND OF WAR—

Declaration of London.....	App.	67
Austro-Hungarian Naval Prize Regulation.....	App.	433
11. Proclamation specifying Contraband of War.— <i>London Gazette</i> .	4th August, 1914.....	10
15. Proclamation prohibiting carrying of contraband in British Ships.— <i>London Gazette</i> .	5th August, 1914.....	16
28. A Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette</i> .	12th August, 1914.....	39
40. Order of His Majesty in Council making additions and modifications in the Declaration of London.— <i>London Gazette</i> .	20th August, 1914.....	63
41. Notice of French Declaration of Contraband of War.— <i>London Gazette</i> .	20th August, 1914.....	65
61. Proclamation respecting Contraband of War.— <i>London Gazette</i> .	21st September, 1914....	102
77. Proclamation of His Majesty the King revising the list of Contraband of War.	29th October, 1914.....	130
78. Order of His Majesty in Council making additions and alterations to the Declaration of London. <i>London Gazette</i> .	29th October, 1914.....	133
88. Extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.— <i>London Gazette</i> .	5th November, 1914...	146
137. A Proclamation Revising the List of Articles to be Treated as Contraband of War.— <i>London Gazette</i> .	23rd December, 1914....	217
142. French Contraband of War.— <i>London Gazette</i>	13th January, 1915.....	227

CONTRABAND OF WAR—*Continued.*

		PAGE.
171. A Proclamation adding to the List of Articles to be Treated as Contraband of War.— <i>London Gazette.</i>	11th March, 1915.....	283
213. Russian Decree Relating to Contraband of War.— <i>London Gazette.</i>	8th May, 1915.....	389
214. German Decree Relating to Contraband of War.— <i>London Gazette.</i>	8th May, 1915.....	391
223. Proclamation of His Majesty the King amending Royal Proclamations of 23rd December, 1914, and 11th March, 1915, respecting Contraband of War.— <i>London Gazette.</i>	27th May, 1915.....	407
254. Italian Contraband of War.— <i>London Gazette.</i>	5th July, 1915.....	500
374. A Proclamation adding to the List of Articles to be Treated as Contraband of War.— <i>London Gazette.</i>	20th August, 1915.....	705
421. A Proclamation Revising the List of Articles to be Treated as Contraband of War.— <i>London Gazette.</i>	14th October, 1915.....	791
520. Notice of Austro-Hungarian Contraband of War.— <i>London Gazette.</i>	16th December, 1915....	992
French Contraband.....	App.	140
574. Proclamation respecting the List of Contraband of War.— <i>London Gazette.</i>	27th January, 1916.....	1127
644. Notice of Russian Contraband of War.— <i>London Gazette.</i>	13th March, 1916.....	1317
685. Order of His Majesty in Council respecting the Declaration of London.— <i>London Gazette.</i>	30th March, 1916.....	1435
708. A Proclamation making Certain Additions to and Amendments in the List of Articles to be treated as Contraband of War.— <i>London Gazette.</i>	12th April, 1916.....	1490
710. Alphabetical List of Articles declared to be Contraband of War by Proclamations now in force.	13th April, 1916.....	1494
772. Italian Contraband of War.— <i>London Gazette.</i>	18th May, 1916.....	1660
860. German Contraband.— <i>London Gazette.</i>	23rd June, 1916.....	1894

CONSULS—

30. Proclamation respecting Consuls of enemy nationality.— <i>London Gazette.</i>	13th August, 1914.....	43
54. Notice respecting Foreign Consuls.....	5th September, 1914...	86

COURTS MARTIAL—

328. Order in Council respecting General and District Courts-Martial. P.C. 701.	31st March, 1915.....	608
---	-----------------------	-----

CRIMINAL CODE—

300. Order in Council suspending the restrictions imposed by section 544 of the Criminal Code upon the transportation of horses. P.C. 2779.	4th November, 1915.....	574
---	-------------------------	-----

CUBA—

See Statutory list.

CUSTOMS—

See Importation. Exportation.

The Custom Act, restriction clauses.....	App.	63
The Customs (Exportation Prohibition) Act, 1914.....	App.	182
The Customs (Exportation) Restriction Act 1914.....	App.	191
The Customs (War Powers) (No. 2) Act, 1915.....	App.	485

CYPRUS—

134. Order in Council annexing the Island of Cyprus.— <i>London Gazette.</i>	5th November, 1914.....	213
--	-------------------------	-----

DAY OF PRAYER—

113. Proclamation of Day of Humble Prayer and Intercession.	5th December, 1914.....	187
---	-------------------------	-----

DAY OF PRAYER—Continued.

		PAGE.
535. Proclamation of Day of Humble Prayer and Intercession.	24th December, 1915....	1036

DECLARATION OF LONDON—

The Declarations of London.....	App...	64
Report of the Naval Conference upon The Declaration of London.....	App...	79
40. Order of His Majesty in Council making additions and modifications in the Declaration of London.— <i>London Gazette.</i>	20th August, 1914.....	63
48. Announcement of French Decree respecting the Declaration of London.— <i>London Gazette.</i>	1st September, 1914....	72
63. Notice that the Russian Government will observe the Declaration of London.	26th September, 1914....	104
78. Order of His Majesty in Council making additions and alterations to the Declaration of London.— <i>London Gazette.</i>	29th October, 1914.....	133
255. Italian Decree respecting the Declaration of London.— <i>London Gazette.</i>	5th July, 1915.....	503
435. Order of His Majesty in Council respecting the Declaration of London.— <i>London Gazette.</i>	20th October, 1915.....	824
685. Order of His Majesty in Council respecting the Declaration of London. — <i>London Gazette.</i>	30th March, 1916.....	1435

DECORATIONS—

394. Decorations.— <i>London Gazette</i>	18th September, 1915.....	743
Decorations.....	App.	522

DEFENCE OF THE REALM ACT—ADMIRALTY ORDERS—

591. Admiralty Notice under the Defence of the Realm Acts.— <i>London Gazette.</i>	8th February, 1916.	1167
626. Admiralty Notice under the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	1st March, 1916.....	1272
867. Order under the Defence of the Realm Acts respecting Ships' Lights.— <i>London Gazette.</i>	24th June, 1916.....	1912

DEFENCE OF THE REALM ACT—ARMY COUNCIL NOTICES—

400. Order of the Army Council passed under the Defence of the Realm (Consolidation) Regulations, 1914, respecting War Material.	24th September, 1915...	751
761. Army Council notice of Prohibited Drugs.— <i>London Gazette.</i>	11th May, 1916.....	1643
780. Army Council Notice respecting Insurance of Russian Flax.— <i>London Gazette.</i>	23rd May, 1916.....	1670
828. Order of Army Council prohibiting dealing in Irish Wool.— <i>London Gazette.</i>	8th June, 1916.....	1819
846. Army Council Order respecting sale of Irish Wool Clip.— <i>London Gazette.</i>	16th June, 1916.....	1862

DEFENCE OF THE REALM ACT—BOARD OF TRADE ORDERS—

830. Board of Trade Order respecting the Census of Petrol.— <i>London Gazette.</i>	9th June, 1916.....	1821
--	---------------------	------

DEFENCE OF THE REALM ACT—HOME OFFICERS ORDERS.—

817. Order under the Defence of the Realm (Consolidation) Regulations 1914, restricting travel to Orkney Islands.— <i>London Gazette.</i>	5th June, 1916.....	1804
---	---------------------	------

DEFENCE OF THE REALM ACT—MUNITION NOTICES—

490. Munitions Order respecting War Material under the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	23rd November, 1915....	937
--	-------------------------	-----

DEFENCE OF THE REALM ACT—MUNITION NOTICES—*Continued.*

		PAGE.
509. Order of the Ministry of Munitions under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914.	7th December, 1915....	974
542. Order of the Ministry of Munitions under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914.	31st December, 1915.	1049

DEFENCE OF THE REALM ACT—MUNITION ORDERS—

590. Munitions of War Notice.— <i>London Gazette</i>	8th February, 1916.....	1166
640. Munitions Notice.— <i>London Gazette</i>	10th March, 1916.....	1293
743. Maximum Prices.— <i>London Gazette</i>	2nd May, 1916.....	1550
798. Munitions Order.— <i>London Gazette</i>	31st May, 1916.....	1757
819. Munitions Order.— <i>London Gazette</i>	5th June, 1916.....	1806
820. Munitions Order.— <i>London Gazette</i>	5th June, 1916.....	1806
847. Munitions Order.— <i>London Gazette</i>	16th June, 1916.....	1863
866. Munitions Order.— <i>London Gazette</i>	24th June, 1916.....	1911

DEFENCE OF THE REALM REGULATIONS—

The Defence of the Realm Act, 1914.....	App.	180
The Defence of the Realm (No. 2) Act, 1914.....	App.	182
The Defence of the Realm (Consolidation) Act, 1914.....	App.	191
The Defence of the Realm (Amendment) Act, 1915.....	App.	205
The Defence of the Realm (Amendment) (No. 2) Act, 1915.....	App.	209
The Defence of the Realm (Consolidation) Regulation, 1914.....	App.	284
Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.	23rd March, 1915...App.	303
187. Order of His Majesty in Council amending regulations under the Defence of the Realm (Consolidation) Act, 1914.— <i>London Gazette</i> .	13th April, 1915.....	330
203. Order of His Majesty in Council amending The Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	29th April, 1915.....	369
228. Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act, 1914.— <i>London Gazette</i> .	2nd June, 1915.....	419
233. Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act, 1914.— <i>London Gazette</i> .	10th June, 1915.....	431
256. Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act.— <i>London Gazette</i> .	6th July, 1915.....	505
335. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Order, 1914, giving the Minister of Munitions concurrent powers under certain regulations.— <i>London Gazette</i> .	28th July, 1915.....	667
399. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	24th September, 1915...	749
400. Order of the Army Council passed under the Defence of the Realm (Consolidation) Regulations, 1914, respecting War Material.— <i>London Gazette</i> .	24th September, 1915...	751
422. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	14th October, 1915.....	795
424. Order of His Majesty the King in Council amending the Defence of the Realm (Liquor Control) Regulations, 1915.— <i>London Gazette</i> .	14th October, 1915.....	800
490. Munitions Order respecting War Material under the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	23rd November, 1915....	937
500. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	30th November, 1915....	956
509. Order of the Ministry of Munitions under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette</i> .	7th December, 1915.....	974

DEFENCE OF THE REALM REGULATIONS—Continued.

		PAGE.
532. Order of His Majesty the King amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	22nd December, 1915....	1026
542. Order of the Ministry of Munitions under the Provisions of the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	31st December, 1915....	1049
573. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	27th January, 1916	1121
585. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	3rd February, 1916....	1154
600. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	15th February, 1916....	1180
624. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	29th February, 1916....	1267
659. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	21st March, 1916.....	1343
661. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	21st March, 1916.....	1346
686. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	30th March, 1916.....	1437
709. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	12th April, 1916.....	1491
724. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	19th April, 1916.....	1519
729. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	22nd April, 1916.....	1526
734. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	26th April, 1916.....	1532
755. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	10th May, 1916.....	1596
783. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	23rd May, 1916.....	1674
807. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	1st June, 1916.....	1768
826. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	8th June, 1916.....	1816
873. Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.— <i>London Gazette.</i>	27th June, 1916.....	1917

DEFENCE OF THE REALM—LIQUOR CONTROL REGULATIONS.

233. Order of His Majesty in Council amending the Regulations under the Defence of the Realm Act, 1914.— <i>London Gazette.</i>	10th June, 1915.....	431
424. Order of His Majesty the King in Council amending the Defence of the Realm (Liquor Control) Regulations, 1915.— <i>London Gazette.</i>	14th October, 1915.....	800
599. Order of His Majesty in Council amending the Defence of the Realm (Liquor Control) Regulation, 1915.— <i>London Gazette.</i>	15th February, 1916....	1179
660. Order of His Majesty in Council under the Defence of the Realm Amendment (No. 3) Act.— <i>London Gazette.</i>	21st March, 1916.....	1345

DEFENCE OF THE REALM—LIQUOR CONTROL REGULATIONS—*Continued.*

		PAGE.
687. Order of His Majesty in Council amending the Defence of the Realm (Liquor Control) Regulations, 1915.— <i>London Gazette.</i>	30th March, 1916.....	1439

DENMARK—

See Statutory list.

DESERTERS—

287. Order in Council providing pardon for Deserters. P.C. 2303.	5th September, 1914...	556
551. Order in Council making Regulations for prosecutions for desertion from the Overseas Forces. P.C. 3057.	6th January, 1916.....	1071

DESPATCHES—

10. Announcement of war.— <i>Canada Gazette.</i>	4th August, 1914.....	10
27. Despatch announcing the war with Austria-Hungary...	12th August, 1914.....	39
53. Despatch covering regulations respecting war risks.....	4th September, 1914...	81
55. Message of His Majesty the King to the Overseas Dominions.	8th September, 1914...	87
57. Further despatch respecting war risks.....	10th September, 1914...	92
71. Further despatch respecting war risks.....	23rd October, 1914.....	122
87. Announcement of war with Turkey.....	5th November, 1914...	146
109. Despatch respecting gifts from Overseas Dominions...	27th November, 1914...	183
112. Despatch respecting war risks.....	2nd December, 1914...	187
116. Despatch respecting the Protectorate of Egypt.....	18th December, 1914...	192
118. Despatch respecting the Holy Places in Arabia.....	19th December, 1914...	193
140. Despatch respecting war risks.....	5th January, 1915.....	225
175. Despatches respecting gifts of the Dominion and the Provinces.	14th January, 1915.....	293
149. Despatches respecting documents aboard ships during war.	29th January, 1915.....	236
321. Despatch covering Memorandum as to transmission of money and letters abroad.	27th February, 1915....	600
176. Despatches respecting gifts of Dominion and Provinces.	1st March, 1915.....	310
164. Despatch respecting amendment of the Proclamation of His Majesty of 3rd February, 1915, respecting the export of certain commodities.	4th March, 1915.....	268
182. Despatches respecting gifts of the Dominion and Provinces.	16th March, 1915.....	320
190. Despatches respecting the gifts of the Dominion and Provinces.	13th April, 1915.....	338
194. Despatches respecting gifts from Overseas Dominions..	21st April, 1915.....	344
206. Despatch respecting the blockade of the Cameroons....	30th April, 1915.....	377
335. Despatch respecting the cost of maintenance of H.M.C. Ships co-operating with H. M. Ships.	26th May, 1915.....	617
239. Despatch recommending members of Canadian Overseas Forces for gallant and distinguished service.— <i>London Gazette.</i>	22nd June, 1915.....	454
241. Despatch respecting the recovery of property in enemy countries.	24th June, 1915.....	464
353. Despatch respecting the application of the Order in Council of 11th March, 1915.	27th July, 1915.....	652
362. Despatch covering an Order in Council of His Majesty the King amending The Aliens Restriction (Consolidation) Order, 1914, published in the Second Supplement of the <i>London Gazette</i> of 27th July, 1915-28th July, 1915.	5th August, 1915.....	688
436. Despatch covering a Notice issued by the President of the Probate Division of the High Court respecting the administration of estates of alien enemies.	21st October, 1915.....	825
507. Despatch from the Colonial Office respecting the circulation of certain books.	4th December, 1915....	971
533. Despatch covering instructions relating to the registration of claims by British Subjects against Enemy Governments.	22nd December, 1915...	1030

DESPATCHES—Continued.

		PAGE.
550. Despatch respecting the Royal Red Cross Warrant.....	6th January, 1916.....	1070
552. Dominion Gifts.....	7th January, 1916.....	1073
559. Despatch respecting the blockade of the Cameroons.— <i>London Gazette.</i>	14th January, 1916.....	1089
605. Despatch respecting Dominion Gifts.....	18th February, 1916.....	1190
627. Despatch respecting Dominion Gifts.....	1st March, 1916.....	1273
695. Despatch respecting War Risks (Floating Policy of Insurance).	5th April, 1916.....	1461
727. Dominion Gifts.....	20th April, 1916.....	1522
793. Despatch from General Haig, respecting the operations of the armies in France.— <i>London Gazette.</i>	29th May, 1916.....	1738
802. Dominion Gifts.....	1st June, 1916.....	1761
829. Despatch giving List of Persons in Liberia to whom Articles may be Consigned.	9th June, 1916.....	1820
882. Despatch respecting the application of the Military Service Act to persons residing abroad.	30th June, 1916.....	1941

DOMINION LANDS—

70. Order in Council adding regulations to Dominion Lands Act respecting entrants to lands in Railway Belt of British Columbia absent on Military Duty.	17th October, 1914.....	121
136. Order in Council authorizing the issue of free permits to cut wood on Dominion Lands.	7th December, 1914....	216
212. Order in Council amending the regulations under the Dominion Lands Act respecting entry of home- steaders on Active Service.	8th May, 1915.....	388
237. Order in Council amending the regulations under The Dominion Lands Act respecting homesteaders in the Railway Belt of British Columbia on military duty.	19th June, 1915.....	452
395. Order of the Deputy Governor in Council amending regulations under Dominion Lands Act. P.C. 2150.	20th September, 1915...	745
515. Order in Council protecting entries under the Dominion Lands Act of persons in Military Service. P.C. 2888.	9th December, 1915....	985
548. Order in Council respecting the Dominion Lands regu- lations relating to lands within the Railway Belt of British Columbia. P.C. 3093.	6th January, 1916.....	1066
557. Order in Council respecting Dominion Lands Regula- tions. P.C. 33.	12th January, 1916.....	1082
587. Order in Council respecting Dominion Lands Regula- tions. P.C. 217.	4th February, 1916....	1159

DOMINION NOTES—

7. Order in Council providing for increased issue of Domi- nion notes.	3rd August, 1914.....	7
278. Order in Council suspending the payment in gold of Dominion Notes. P.C. 2096.	10th August, 1914.....	539
50. Proclamation under "An Act to conserve the Com- mercial and Financial Interests of Canada."	3rd September, 1914....	74

DOMINIONS' GIFTS—

109. Despatch respecting gifts from Overseas Dominions....	27th November, 1914...	183
175. Despatches respecting gifts of the Dominion and the Provinces.	14th January, 1915.....	293
176. Despatches respecting gifts of Dominion and Provinces.	1st March, 1915.....	310
182. Despatches respecting gifts of the Dominion and Pro- vinces.	16th March, 1915.....	320
190. Despatches respecting the gifts of the Dominion and Provinces.	13th April, 1915.....	338
194. Despatches respecting gifts from Overseas Dominions..	21st April, 1915.....	344
552. Dominion Gifts.....	7th January, 1916.....	1073
605. Despatch respecting Dominion Gifts.....	18th February, 1916...	1190
627. Despatch respecting Dominion Gifts.....	1st March, 1916.....	1273
727. Dominion Gifts.....	20th April, 1916.....	1522
802. Dominion Gifts.....	1st June, 1916.....	1761

DOMINIONS OVERSEAS—

		PAGE.
109. Despatch respecting gifts from Overseas Dominions....	27th November, 1914...	183

DRUGS, PROHIBITED—

761. Army Council Notice of Prohibited Drugs.— <i>London Gazette.</i>	11th May, 1916.....	1643
---	---------------------	------

EDMONTON—

85. Appointment of Registrars of Alien Enemies.....	4th November, 1914...	145
89. Proclamation establishing Sydney, Regina, Edmonton, and Calgary as places for the registration of Alien Enemies.	5th November, 1914...	148
390. Order in Council respecting the Registration of Alien Enemies at Edmonton. P.C. 2116.	16th September, 1915...	740

EGYPT—

116. Despatch respecting the Protectorate of Egypt.....	18th December, 1914...	192
117. Notice that the French Republic has recognized the British Protectorate over Egypt.	19th December, 1914...	192
156. Order of His Majesty in Council respecting the Government of Egypt.— <i>London Gazette.</i>	16th February, 1915....	257
589. Notice respecting trading with persons of Enemy Nationality in Egypt.— <i>London Gazette.</i>	7th February, 1916.....	1164
700. Notice of Persons and Firms in Egypt licensed to carry on business for the purpose of liquidation.— <i>London Gazette.</i>	7th April, 1916.....	1470

ELECTORAL FRANCHISE MEN ON SERVICE—

207. Proclamation of His Majesty the King putting in force certain sections of An Act to enable Canadian Soldiers on Active Military Service during the present war to Exercise their Electoral Franchise.— <i>London Gazette.</i>	5th May, 1915.....	377
--	--------------------	-----

EMERGENCY—

2. Order of His Majesty in Council declaring that an emergency has arisen.— <i>London Gazette.</i>	3rd August, 1914.....	2
--	-----------------------	---

ENEMY GOVERNMENTS, CLAIMS AGAINST—

533. Despatch covering instructions relating to the registration of claims by British Subjects against Enemy Governments.	22nd December, 1915....	1030
---	-------------------------	------

ENEMIES' LOAN—

16. By the King a Proclamation notifying that British subjects contributing to a loan raised on behalf of the German Emperor or contracting with the German Government, will be guilty of high treason, as adhering to the King's enemies.	5th August, 1914.....	17
28. A Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.	12th August, 1914.....	39
88. Extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.— <i>London Gazette.</i>	5th November, 1914....	146

ENEMIES' SHIPS—

18. Order in Council granting days of grace for departure of German ships.	5th August, 1914.....	20
23. Notice respecting reciprocity of Germany in sailing of ships.— <i>London Gazette.</i>	7th August, 1914.....	33

ENEMIES SHIPS—*Continued.*

		PAGE.
28. A Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette.</i>	12th August, 1914.....	39
31. Order in Council granting days of grace for departure of Austro-Hungarian ships.	14th August, 1914.....	44
33. Notice of reciprocal treatment respecting departure of ships by Austria-Hungary.— <i>London Gazette.</i>	15th August, 1914.....	52
36. Order in Council confirming order of 14th August, 1914, respecting days of grace for departure of Austro-Hungarian ships.	17th August, 1914.....	57
88. Extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.— <i>London Gazette.</i>	5th November, 1914....	146
730. Cargoes of Enemy Vessels in Portuguese Harbours.— <i>London Gazette.</i>	24th April, 1916.....	1527
760. Treatment of Goods Discharged from German Vessels Requisitioned by the Italian Government.— <i>London Gazette.</i>	11th May, 1916.....	1641
877. Treatment of Goods discharged from German ships requisitioned by the Italian Government.— <i>London Gazette.</i>	28th June, 1916.....	1931

ENEMY, TRADING WITH—

See trading with the enemy.

EQUADOR—

See Statutory list.

ESPIONAGE—

58. Order in Council prohibiting disclosure of movement of forces or military operations.	12th September, 1914...	93
462. Order in Council amending the Order in Council of 12th Sept., 1914, prohibiting disclosure of movement of forces or military operations.	4th November, 1915...	888

EXCHEQUER BONDS OF UNITED KINGDOM—

523. Notice respecting Exchequer bonds and American dollar securities.— <i>London Gazette.</i>	15th December, 1915....	997
779. Exchequer Bonds of the United Kingdom.— <i>London Gazette.</i>	23rd May, 1916.....	1669
790. Exchequer Bonds of the United Kingdom.— <i>London Gazette.</i>	27th May, 1916.....	1729

EXPLOSIVES—

51. Order in Council prohibiting the use or possession of fire arms or explosives by alien enemies.	3rd September, 1914...	78
369. Order in Council respecting the transportation of Explosives. P.C. 1896.	12th August, 1915.....	699
463. Order in Council respecting the transportation of Explosives. P.C. 2397.	4th November, 1915....	889
529. Order in Council respecting the transportation of Explosives. P.C. 2886.	21st December, 1915...	1013
607. Order in Council respecting the Transportation of Explosives. P.C. 318.	22nd February, 1916.....	1192
769. Order in Council respecting the Transportation of Explosives. P.C. 1098.	17th May, 1916.	1655
796. Order in Council prohibiting the Use of Matches in Explosive Factories. P.C. 782.	11th April, 1916.	1756
836. Order in Council amending the Order in Council of April 11th, 1916, prohibiting matches in Explosive Factories. P.C. 1388.	10th June, 1916.....	1834
879. Order in Council amending Order of 23rd February, 1916, respecting the transportation of explosives. P.C. 837.	29th June, 1916.....	1934

EXPORTATION PROHIBITION, CANADA—

		PAGE.
The Customs Act clauses.....	App.	63
20. Proclamation prohibiting the export of certain commodities.	6th August, 1914.....	26
22. Proclamation prohibiting the exportation of certain commodities.	7th August, 1914.....	30
34. Proclamation respecting the prohibition of export of certain commodities.	15th August, 1914.....	53
43. Order in Council respecting the prohibition of exportation of certain commodities.	22nd August, 1914.....	67
79. Order in Council prohibiting the export of certain commodities.	29th October, 1914.....	135
108. Order in Council respecting the export of certain commodities.	24th November, 1914....	183
110. Order in Council respecting the export of certain commodities.	28th November, 1914....	184
129. Order in Council respecting the exportation of certain commodities.	23rd January, 1915.....	209
164. Despatch respecting amendment of the Proclamation of His Majesty of 3rd February, 1915, respecting the export of certain commodities.	4th March, 1915.....	268
200. Order in Council Consolidating Orders respecting the export of commodities.	27th April, 1915.....	353
222. Order in Council providing for Licenses for export of wool to prevent same reaching the enemy.	25th May, 1915.....	407
230. Order in Council amending Order of 27th April, 1915, respecting the export of certain commodities.	5th June, 1915.....	425
262. Order in Council respecting the export of certain commodities.	12th August, 1915.....	517
396. Order in Council respecting the export of certain commodities and Amending the Order in Council of 27th April, 1915. P.C. 2188.	20th September, 1915...	746
397. Order in Council further amending Order in Council of 27th April, 1915, respecting the exportation of certain commodities. P.C. 2189.	20th September, 1915...	747
452. Order in Council respecting the exportation of certain commodities. P.C. 2551.	30th October, 1915.....	871
475. Order in Council respecting the exportation of certain commodities. P.C. 2643.	11th November, 1915....	915
522. Order in Council respecting the exportation of certain commodities. P.C. 2939.	16th December, 1915....	996
546. Order in Council respecting the exportation of certain commodities and amending the Order in Council of 27th April, 1915. P.C. 5.	6th January, 1916.....	1061
563. Order in Council respecting the exportation of certain commodities. P.C. 144.	22nd January, 1916.....	1098
671. Proclamation respecting the exportation of certain commodities.	24th March, 1916.....	1410
711. Order in Council respecting the exportation of certain commodities. P.C. 873.	13th April, 1916.....	1499
804. Order in Council respecting the exportation of certain commodities. P.C. 1310.	1st June, 1916.....	1764

EXPORTATION PROHIBITION, UNITED KINGDOM—

The Customs (Exportation Prohibition) Act, 1914.....	App.	182
98. Proclamation prohibiting export of certain commodities.— <i>London Gazette</i> .	10th November, 1915...	163
107. Order of His Majesty in Council re the export of certain commodities.— <i>London Gazette</i> .	20th November, 1914...	182
120. Order of His Majesty in Council amending Proclamation of the 10th of November, 1914, respecting the exportation of certain commodities.— <i>London Gazette</i> .	23rd December, 1914....	195
123. Order of His Majesty in Council further amending Proclamation of the 10th November, 1914, respecting the exportation of certain commodities.— <i>London Gazette</i> .	4th January, 1915.....	200
126. Order of His Majesty in Council further amending Proclamation of 10th November, 1914, respecting the export of certain commodities.— <i>London Gazette</i> .	8th January, 1915.....	203

EXPORTATION PROHIBITION, UNITED KINGDOM—*Continued.*

		PAGE.
151. Proclamation prohibiting under Section 8 of "The Customs and Inland Revenue Act, 1879," and Section One of "The Exportation of Arms Act, 1900," and Section One of "The Customs (Exportation Prohibition) Act, 1914," the exportation from the United Kingdom of Warlike Stores.— <i>London Gazette.</i>	3rd February, 1915....	240
160. Order of His Majesty in Council respecting amending the Proclamation of 3rd February, 1915, respecting the exportation of certain commodities.— <i>London Gazette.</i>	2nd March, 1915.....	263
174. Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	18th March, 1915.....	290
191. Order of His Majesty in Council amending Orders in Council and a certain Proclamation under the Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette.</i>	15th April, 1915.....	340
195. Order of His Majesty in Council amending certain Proclamations and Orders in Council issued under The Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette.</i>	21st April, 1915.....	345
199. Order of His Majesty in Council amending certain Proclamations and Orders in Council issued under The Customs (Exportation Prohibition) Act, 1914.— <i>London Gazette.</i>	26th April, 1915.....	351
210. Order of His Majesty in Council amending the Proclamation of 3rd February, 1915, respecting the exportation of certain commodities.— <i>London Gazette.</i>	6th May, 1915.....	380
220. Order of His Majesty in Council amending the Proclamation of 3rd February, 1915, respecting the exportation of certain commodities.— <i>London Gazette.</i>	20th May, 1915.....	403
229. Order of His Majesty in Council respecting the exportation of certain commodities.— <i>London Gazette.</i>	2nd June, 1915.....	421
242. Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	24th June, 1915.....	466
245. A Proclamation Relating to the exportation of all articles to the Netherlands during the present war.— <i>London Gazette.</i>	25th June, 1915.....	479
257. Order of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	8th July, 1915.....	507
260. Orders of His Majesty in Council respecting the export of certain commodities.— <i>London Gazette.</i>	19th July, 1915.....	515
354. Proclamation Prohibiting under section 8 of "The Customs and Inland Revenue Act, 1879," and section one of "The Exportation of Arms Act, 1900," and section one of "The Customs (Exportation Prohibition) Act, 1914," and section one of "The Customs (Exportation Restriction) Act, 1914," the exportation from the United Kingdom of certain articles.— <i>London Gazette.</i>	28th July, 1915.....	653
358. Order of His Majesty in Council respecting the Export of Certain Commodities, amending Proclamation of 28th July, 1915.— <i>London Gazette.</i>	30th July, 1915.....	679
359. Order of His Majesty in Council respecting the Export of Certain Commodities and further amending Proclamation of 28th July, 1915.— <i>London Gazette.</i>	3rd August, 1915.....	681
366. Order of His Majesty in Council respecting the Export of Certain Commodities, and further amending Proclamation of 28th July, 1915.— <i>London Gazette.</i>	12th August, 1915.....	692
389. Order of His Majesty in Council respecting the Exportation of Certain Commodities and further amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	16th September, 1915...	736
413. Orders of His Majesty in Council respecting the Exportation of Certain Commodities, and further amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	4th October, 1915.....	772

EXPORTATION PROHIBITION, UNITED KINGDOM—*Continued.*

		PAGE.
418. Order of His Majesty in Council respecting the Exportation of Certain Commodities, and further amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	13th October, 1915.....	784
431. Order of His Majesty in Council respecting the Exportation of Certain Commodities and further amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	19th October, 1915.....	812
460. Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	3rd November, 1915...	884
491. Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	24th November, 1915...	939
517. Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	13th December, 1915....	988
525. Order of His Majesty in Council respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	20th December, 1915....	1005
540. Order of His Majesty the King respecting the Exportation of Certain Commodities and amending the Proclamation of 28th July, 1915.— <i>London Gazette.</i>	28th December, 1915....	1044
578. Order of His Majesty in Council respecting the Exportation of Certain Commodities.— <i>London Gazette.</i>	28th January, 1916.....	1142
594. Order of His Majesty in Council respecting the Exportation of Certain Commodities.— <i>London Gazette.</i>	12th February, 1916....	1171
609. Order of His Majesty in Council respecting the Exportation of Certain Commodities.— <i>London Gazette.</i>	23rd February, 1916....	1195
653. Order of His Majesty in Council prohibiting the Exportation of Certain Commodities.— <i>London Gazette.</i>	16th March, 1916.....	1332
688. Order of His Majesty in Council prohibiting the Exportation of Certain Commodities.— <i>London Gazette.</i>	30th March, 1916.....	1441
712. Order of His Majesty in Council respecting the Exportation of Certain Commodities.— <i>London Gazette.</i>	14th April, 1916.....	1500
756. A Proclamation prohibiting under section 8 of "The Customs and Inland Revenue Act, 1879," and section 1 of "The Exportation of Arms Act, 1900," and section 1 of "The Customs (Exportation Prohibition) Act, 1914," and section 1 of "The Customs (Exportation Restriction) Act, 1914," the Exportation from the United Kingdom of Certain Commodities.— <i>London Gazette.</i>	10th May, 1916.....	1602
788. Order of His Majesty in Council prohibiting the Exportation of Certain Commodities.— <i>London Gazette.</i>	25th May, 1916.....	1726
824. Order of His Majesty in Council respecting the Exportation of Certain Commodities.— <i>London Gazette.</i>	7th June, 1916.....	1812
875. Order of His Majesty in Council respecting the exportation of certain commodities.— <i>London Gazette.</i>	28th June, 1916.....	1921

EXPORTATION RESTRICTION, CANADA—

567. Order in Council authorizing the issue of Licenses for the export of Diarsenol and Neo-Diarsenol. P.C. 145.	22nd January, 1916.....	1104
577. Order in Council respecting the exportation of certain articles to Switzerland. P.C. 171.	28th January, 1916.....	1135

EXPORTATION RESTRICTION, UNITED KINGDOM—

The Customs (Exportation Restriction) Act, 1914.....	App.	191
416. Order of His Majesty in Council amending the Proclamation of 25th June, 1915, respecting the Exportation of certain commodities.— <i>London Gazette.</i>	7th October, 1915.....	780
478. Order of His Majesty in Council respecting the Exportation of certain commodities amending the Proclamation of 25th June, 1915.— <i>London Gazette.</i>	15th November, 1915....	919
530. Proclamation of His Majesty the King relating to the Exportation of certain articles to Switzerland during the present War.— <i>London Gazette.</i>	22nd December, 1915....	1015

EXPORTATION RESTRICTION, UNITED KINGDOM—Continued.

		PAGE.
577. Order in Council respecting the exportation of certain articles to Switzerland. P.C. 171.	28th January, 1916.....	1135
667. Notice of additional list of Persons in China and Siam to whom goods may be exported.— <i>London Gazette</i> .	24th March, 1916.....	1362
668. List of Persons and Companies to whom articles may be exported under the Proclamation of 24th September, 1915.— <i>London Gazette</i> .	24th March, 1916.....	1364
698. Notices of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	7th April, 1916.....	1466
706. Notice of List of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	11th April, 1916.....	1483
722. List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	18th April, 1916.....	1516
731. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	26th April, 1916.....	1528
733. A Proclamation Prohibiting the Exportation of all articles to Liberia.— <i>London Gazette</i> .	26th April, 1916.....	1530
739. Notice of List of Persons in Liberia authorized as Consignees of Articles.— <i>London Gazette</i> .	28th April, 1916.....	1545
742. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	2nd May, 1916.....	1549
795. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	30th May, 1916.....	1753
829. Despatch giving List of Persons in Liberia to whom Articles may be consigned.	9th June, 1916.....	1820
845. Order amending List of persons in China and Siam and Liberia to whom articles may be exported.— <i>London Gazette</i> .	16th June, 1916.....	1861
852. Order amending list of persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	20th June, 1916.....	1883
870. Order amending the List of Persons in Liberia to whom goods may be exported.— <i>London Gazette</i> .	26th June, 1916.....	1915
872. Order amending List of persons in China and Siam to whom goods may be exported.— <i>London Gazette</i> .	27th June, 1916.....	1917

EXPORTERS AND IMPORTERS—

68. Notice to Importers and Exporters.— <i>London Gazette</i>	9th October, 1914.....	113
95. Notice to Importers and Exporters.— <i>London Gazette</i>	7th November, 1914....	158
198. Notice to Importers and Exporters.— <i>London Gazette</i>	26th April, 1915.....	348

FINANCE ACT 1914—

50. Proclamation under "An Act to conserve the commercial and financial interests of Canada."	3rd September, 1914...	74
284. Order in Council providing regulations for applications for advances under The Finance Act, 1914. P.C. 2276.	2nd September, 1914...	545

FIRE ARMS—

51. Order in Council prohibiting the use or possession of fire arms or explosives by alien enemies.	3rd September, 1914...	78
314. Order in Council authorizing the issue of licenses to alien enemies to have possession of firearms in certain cases.	26th January, 1915.....	592

FOREIGN COINS—

146. Proclamations respecting the value of foreign coins.	21st January, 1915.....	230
568. Proclamation respecting Foreign Currency.....	25th January, 1916.....	1105

FOOD SUPPLIES—

The Unreasonable withholding of Food Supplies Act, 1914..App.	181
---	-----------	-----

FORT WILLIAM—

	PAGE.
92. Proclamation establishing Fort William and Winnipeg as places for registration of alien enemies.	6th November, 1914.... 153
91. Appointment of Registrars of Alien Enemies.....	7th November, 1914.... 152

FRANCE—

41. Notice of French Declaration of Contraband of War.— <i>London Gazette.</i>	20th August, 1914..... 65
48. Announcement of French Decree respecting the Declaration of London.— <i>London Gazette.</i>	1st September, 1914.... 72
142. French Contraband of War.— <i>London Gazette.</i>	13th January, 1915..... 227
518. War Office Notice respecting agreement between His Majesty's Government and the French Republic respecting the competence of the Tribunals of their respective Armies.— <i>London Gazette.</i>	15th December, 1915.... 990

FRANCHISE ELECTORAL FOR MEN ON SERVICE—

207. Proclamation of His Majesty the King putting in force certain sections of An Act to enable Canadian Soldiers on Active Military Service during the present war to Exercise their Electoral Franchise.— <i>London Gazette.</i>	5th May, 1915..... 377
An Act to enable Canadian Soldiers on active Military Service, during the present war, to exercise their Electoral Franchise.....App.. 165

GERMAN EAST AFRICA—

158. Notice of Blockade of German East Africa.— <i>London Gazette.</i>	23rd February, 1915.... 262
German Prize Court Regulations.....	App. 396
Austro-Hungarians Prize Court Regulations.....	App. 418

GERMANY—

16. By the King a Proclamation notifying that British subjects contributing to a loan raised on behalf of the German Emperor or contracting with the German Government, will be guilty of high treason, as adhering to the King's enemies.	5th August, 1914..... 17
18. Order in Council granting days of grace for departure of German ships.	5th August, 1914..... 20
23. Notice respecting reciprocity of Germany granting days of grace in sailing of ships.— <i>London Gazette.</i>	7th August, 1914..... 33
24. Proclamation respecting German alien enemies.....	7th August, 1914..... 34
28. Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette.</i>	12th August, 1914..... 39
32. Proclamation respecting German and Austro-Hungarian alien enemies.	15th August, 1914..... 48
170. Order of His Majesty in Council respecting the blockade of Germany.— <i>London Gazette.</i>	11th March, 1915..... 280
214. German Decree relating to Contraband of War.— <i>London Gazette.</i>	8th May, 1915..... 391
760. Treatment of goods discharged from German Vessels Requisitioned by the Italian Government.— <i>London Gazette.</i>	11th May, 1916..... 1641
791. Release of Allied and Neutral Cargoes on German Vessels seized by Portugal.— <i>London Gazette.</i>	27th May, 1916..... 1732
860. German Contraband.— <i>London Gazette.</i>	23rd June, 1916..... 1894
877. Treatment of goods discharged from German ships requisitioned by the Italian Government.— <i>London Gazette.</i>	28th June, 1916..... 1931

GREECE—

See Statutory list.

HAGUE PEACE CONVENTION—

	PAGE.
Fourth Convention.....	App. 250
Fifth Convention.....	App. 275
Sixth Convention.....	App. 3

HAY, FREE DAYS ON EXPORT—

298. Order in Council extending the free time for unloading hay for export for His Majesty's Forces. P.C. 2700.	27th October, 1914.....	571
---	-------------------------	-----

HIS MAJESTY THE KING, MESSAGE—

55. Message of His Majesty the King to the Overseas Dominion.	8th September, 1914...	87
438. Message from His Majesty the King.....	25th October, 1915.....	830

HONOURS, CIVIL—

376. Honours.— <i>London Gazette</i>	24th August, 1915.....	707
544. Honours.— <i>London Gazette</i>	1st January, 1916.....	1056

HONOURS, FOREIGN—

377. Military Honours.— <i>London Gazette</i>	25th August, 1915.....	708
385. Honours.— <i>London Gazette</i>	10th September, 1915...	732
401. Honours.— <i>London Gazette</i>	24th September, 1915...	752
471. Honours.— <i>London Gazette</i>	10th November, 1915...	908
612. Foreign Honours.— <i>London Gazette</i>	24th February, 1916.....	1200
635. Foreign Honours.— <i>London Gazette</i>	8th March, 1916.....	1287
680. Foreign Honours.— <i>London Gazette</i>	30th March, 1916.....	1420
694. Foreign Honours.— <i>London Gazette</i>	4th April, 1916.....	1461
749. Foreign Honours.— <i>London Gazette</i>	8th May, 1916.....	1580

HONOURS, MILITARY—

239. Members of Canadian Overseas Forces mentioned in despatch.— <i>London Gazette</i> .	22nd June, 1915.....	454
240. Honours conferred on members of Canadian Overseas Forces.— <i>London Gazette</i> .	23rd June, 1915.....	460
251. Honours conferred on members of Canadian Overseas Forces.— <i>London Gazette</i> .	29th June, 1915.....	486
252. Notice of award of Distinguished Conduct Medal to members of the Canadian Forces.— <i>London Gazette</i> .	30th June, 1915.....	487
261. Notice of Award of Military Cross.— <i>London Gazette</i> ...	24th July, 1915.....	516
361. Notice of Award of Distinguished Conduct Medal.— <i>London Gazette</i> .	5th August, 1915.....	686
375. Notice of Award of Victoria Cross.— <i>London Gazette</i>	24th August, 1915.....	706
376. Honours.— <i>London Gazette</i>	24th August, 1915.....	707
377. Honours conferred on members of the Canadian Overseas Forces.— <i>London Gazette</i> .	25th August, 1915.....	708
383. Military Honours.— <i>London Gazette</i>	6th September, 1915...	726
385. Honours.— <i>London Gazette</i>	10th September, 1915...	732
388. Military Honours.— <i>London Gazette</i>	15th September, 1915...	735
401. Honours.— <i>London Gazette</i>	24th September, 1915...	752
427. Military Honours.— <i>London Gazette</i>	15th October, 1915.....	803
471. Honours.— <i>London Gazette</i>	10th November, 1915...	908
483. Military Honours.— <i>London Gazette</i>	16th November, 1915...	927
484. Military Honours.— <i>London Gazette</i>	18th November, 1915...	928
495. Honours.— <i>London Gazette</i>	27th November, 1915...	947
497. Military Honours.— <i>London Gazette</i>	29th November, 1915...	952
534. Military Honours.— <i>London Gazette</i>	23rd December, 1915...	1034
543. Canadians Mentioned in Despatches.— <i>London Gazette</i> ..	1st January, 1916.....	1051
544. Honours.— <i>London Gazette</i>	1st January, 1916.....	1056
560. Military Honours.— <i>London Gazette</i>	14th January, 1916.....	1090
566. Military Honours.— <i>London Gazette</i>	22nd January, 1916.....	1101
576. Canadians Mentioned in Despatches.— <i>London Gazette</i> ..	27th January, 1916.....	1132
580. Military Honours.— <i>London Gazette</i>	29th January, 1916.....	1148
612. Foreign Honours.— <i>London Gazette</i>	24th February, 1916.....	1200
635. Foreign Honours.— <i>London Gazette</i>	8th March, 1916.....	1287

HONOURS, MILITARY—*Continued.*

		PAGE.
641. Military Honours.— <i>London Gazette</i>	11th March, 1916.....	1300
650. Military Honours.— <i>London Gazette</i>	15th March, 1916.....	1324
680. Foreign Honours.— <i>London Gazette</i>	30th March, 1916.....	1420
694. Foreign Honours.— <i>London Gazette</i>	4th April, 1916.....	1461
718. Military Honours.— <i>London Gazette</i>	15th April, 1916.....	1512
746. Military Honours.— <i>London Gazette</i>	2nd May, 1916.....	1577
749. Foreign Honours.— <i>London Gazette</i>	8th May, 1916.....	1580
765. Military Honours.— <i>London Gazette</i>	15th May, 1916.....	1647
767. Military Honours.— <i>London Gazette</i>	16th May, 1916.....	1648
800. Military Honours.— <i>London Gazette</i>	31st May, 1916.....	1759
811. Military Honours.— <i>London Gazette</i>	3rd June, 1916.....	1787
812. Military Honours.— <i>London Gazette</i>	3rd June, 1916.....	1788
813. Military Honours.— <i>London Gazette</i>	3rd June, 1916.....	1793
841. Canadians Mentioned in Despatches.— <i>London Gazette</i>	15th June, 1916.....	1845
853. Military Honours.— <i>London Gazette</i>	21st June, 1916.....	1884
865. Military Honours.— <i>London Gazette</i>	24th June, 1916.....	1909
869. Military Honours.— <i>London Gazette</i>	26th June, 1916.....	1915

HORSES, TRANSPORTATION OF—

300. Order in Council suspending the restrictions imposed by section 544 of The Criminal Code upon the transportation of horses. P.C. 2779.	4th November, 1914....	574
---	------------------------	-----

HOSPITAL COMMISSION—

341. Order in Council appointing a "Hospital Commission." P.C. 1540.	30th June, 1915.....	627
420. Orders in Council establishing the "Military Hospital Commission." P.C. 2412.	14th October, 1915.....	788
692. Order in Council amending the Order in Council establishing the Military Hospitals Commission. P.C. 771.	4th April, 1916.....	1459
775. Order in Council respecting the Hospitals Commission. P.C. 1194.	18th May, 1916.....	1666
856. Order in Council providing Convalescent Homes for returned tubercular soldiers. P.C. 1471.	22nd June, 1916.....	1889
863. Order in Council establishing the Military Hospitals Commission Command.—P.C. 1469.	24th June, 1916.....	1900
880. Order in Council respecting Military Hospitals and Convalescent Homes. P.C. 1472.	29th June, 1916.....	1935

HOSPITAL FUNDS—

504. Order in Council authorizing a payment to the Anglo-Russian Hospital Fund. P.C. 2852.	3rd December, 1915....	965
--	------------------------	-----

IMMIGRATION—

294. Order in Council respecting Immigration to British Columbia. P.C. 2455.	26th September, 1914...	566
161. Order in Council respecting Chinese immigration.—....	2nd March, 1915.....	264
172. Order in Council prohibiting the landing of certain classes of immigrants at certain ports. P.C. 565.	13th March, 1915.....	284
372. Order in Council respecting Chinese Immigration. P.C. 1915.	18th August, 1915.....	704
409. Order in Council prohibiting the landing of certain classes of Immigrants at certain ports. P.C. 2295..	30th September, 1915...	763
513. Order in Council respecting Chinese Immigration during the war. P.C. 2889.	8th December, 1915.....	981
631. Order in Council Prohibiting Immigration to certain parts in British Columbia. P.C. 488.	3rd March, 1916.....	1283

IMPORTATION PROHIBITION, CANADA—

398. Order in Council respecting the Importation of Unset Diamonds. P.C. 2191.	20th September, 1915...	748
--	-------------------------	-----

IMPORTATION PROHIBITION, UNITED KINGDOM—

		PAGE.
356. A Proclamation for Prohibiting the Importation of Unset Diamonds into the United Kingdom.— <i>London Gazette.</i>	28th July, 1915.....	673
498. A Proclamation for Prohibiting the Importation of machine tools into the United Kingdom.— <i>London Gazette.</i>	30th November, 1915....	953
601. Proclamation for prohibiting the importation of Paper-Making Materials, Paper, Tobacco, Furniture Woods, and Stones and Slates into the United Kingdom.— <i>London Gazette.</i>	15th February, 1916....	1185
602. Royal Commission authorized to grant licenses for the importation of paper and similar articles into the United Kingdom.— <i>London Gazette.</i>	15th February, 1916....	1186
638. A Proclamation for Prohibiting the Importation of Canned, Bottled, Dried and Preserved Fruits, into the United Kingdom.— <i>London Gazette.</i>	10th March, 1916.....	1290
658. A Proclamation for Prohibiting the Importation of certain articles into the United Kingdom.— <i>London Gazette.</i>	21st March, 1916.....	1342
684. Proclamation prohibiting the importation of certain articles into the United Kingdom.— <i>London Gazette.</i>	30th March, 1916.....	1434
754. A Proclamation for prohibiting the Importation of certain articles into the United Kingdom.— <i>London Gazette.</i>	10th May, 1916.....	1595
806. Proclamation prohibiting the Importation of certain commodities into the United Kingdom.— <i>London Gazette.</i>	1st June, 1916.....	1767
871. A Proclamation for Prohibiting the Importation of certain articles into the United Kingdom.— <i>London Gazette.</i>	27th June, 1916.....	1916

IMPORTERS AND EXPORTERS—

(See Exporters and Importers).

INDUSTRIAL COMMISSION—

432. Order in Council and Commission appointing Industrial Commission approved by Order in Council, 28th June, 1915. P.C. 2436. P.C. 1517.	19th October, 1915.....	815
496. Orders in Council providing for the appointment of a Commission to make inquiries respecting the supply and sufficiency of war materials required for the production of munitions. P.C. 2755. P.C. 2806.	27th November, 1915....	948

INDUSTRIAL DISPUTES ACT—

648. Order in Council making the provisions of the Industrial Disputes Investigation Act, 1907, applicable in cases of disputes arising with Munition Workers. P.C. 580.	14th March, 1916.....	1322
666. Order in Council making applicable to employers and employees engaged in the manufacture of munitions the Industrial Disputes Investigation Act, 1907. P. C. 680.	23rd March, 1916.....	1361
672. Order in Council cancelling the Order in Council of 14th March, 1916, respecting the application of the Industrial Disputes Investigation Act, 1907. P.C. 679.	24th March, 1916.....	1413

INLAND REVENUE STAMPS—

332. Order in Council providing remuneration to postmasters and others vending Inland Revenue Stamps. P.C. 849.	30th April, 1915.....	612
---	-----------------------	-----

INSURANCE—

See also Despatches in Appendix B.

53. Despatch covering regulations respecting War Risks..	4th September, 1914...	81
57. Further despatch respecting War Risks.....	10th September, 1914...	92

INSURANCE—Continued.

		PAGE.
71. Further despatch respecting War Risks.....	23rd October, 1914.....	122
112. Despatch respecting War Risks.....	2nd December, 1914....	187
695. Despatch respecting War Risks..... (Floating Policy of Insurance).	5th April, 1916.....	1461
780. Army Council Notice respecting Insurance of Russian Flax.— <i>London Gazette</i> .	23rd May, 1916.....	1670

INVENTION, PATENTS OF—

See Patents of Invention.

ITALY—

238. Italian Prize Court.— <i>London Gazette</i>	21st June, 1915.....	453
254. Italian Contraband of War.— <i>London Gazette</i>	5th July, 1915.....	500
255. Italian decree respecting the Declaration of London.— <i>London Gazette</i> .	5th July, 1915.....	503
364. British Owned Cargo on Austrian Vessels Detained in Italy.— <i>London Gazette</i> .	9th August, 1915.....	691
430. Notice respecting British-owned Cargo on Austrian vessels detained in Italy.— <i>London Gazette</i> .	18th October, 1915.....	806
441. Italian Prize Court.— <i>London Gazette</i>	27th October, 1915.....	835
476. Notice respecting the Requisitioning of Foreign Vessels in Italian Ports.— <i>London Gazette</i> .	11th November, 1915....	915
651. Italian Decree relative to Enemy Merchant Vessels.— <i>London Gazette</i> .	15th March, 1916.....	1327
760. Treatment of Goods discharged from German vessels requisitioned by the Italian Government.— <i>London Gazette</i> .	11th May, 1916.....	1641
772. Italian Contraband of War.— <i>London Gazette</i>	18th May, 1916.....	1660
877. Treatment of goods discharged from German ships requisitioned by the Italian Government.— <i>London Gazette</i> .	28th June, 1916.....	1931

JAPAN—

46. Notice of Japanese blockade of Kiao-Chau.— <i>London Gazette</i> .	29th August, 1914.....	71
--	------------------------	----

See Statutory List.

LANDS, DOMINION—

See Dominion Lands.

LIBERIA—

472. A Proclamation relating to trading with persons of Enemy Nationality resident or carrying on business in Liberia or Portuguese East Africa.— <i>London Gazette</i> .	10th November, 1915....	908
733. A Proclamation prohibiting the exportation of all articles to Liberia.— <i>London Gazette</i> .	26th April, 1916.....	1530
739. Notice of persons in Liberia authorized as Consignees of articles.— <i>London Gazette</i> .	28th April, 1916.....	1545
829. Despatch giving list of persons in Liberia to whom articles may be consigned.	9th June, 1916.....	1820
845. Order amending list of persons in China and Siam and Liberia to whom articles may be exported.— <i>London Gazette</i> .	16th June, 1916.....	1861
870. Order amending the list of persons in Liberia to whom goods may be exported.— <i>London Gazette</i> .	26th June, 1916.....	1915

LICENSE TO TRADE WITH ENEMY—

90. Order in Council respecting license to trade with the enemy.	6th November, 1914.....	150
---	-------------------------	-----

LIQUIDATION—

		PAGE.
700. Notice of persons and firms in Egypt licensed to carry on business for the purpose of liquidation.— <i>London Gazette.</i>	7th April, 1916.....	1470

LIQUOR CONTROL—

See Defence of the Realm Regulation—Liquor Control.

LONDON, DECLARATION OF—

(See Declaration of London.)

MANITOBA—

781. Order of His Majesty in Council declaring the Province of Manitoba a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of this Act to apply to that Province.— <i>London Gazette.</i>	23rd May, 1916.....	1671
---	---------------------	------

MARINERS, NOTICE—

(See Notice to Mariners).

MEDICAL ACT, 1886—

232. Order of His Majesty in Council declaring the Province of Saskatchewan a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of that Act to apply to that Province.— <i>London Gazette.</i>	10th June, 1915.....	430
367. Order of His Majesty in Council declaring the Province of Ontario a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of that Act to apply to that Province.— <i>London Gazette.</i>	12th August, 1915.....	695
781. Order of His Majesty in Council declaring the Province of Manitoba a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of this Act to apply to that Province.— <i>London Gazette.</i>	23rd May, 1916.....	1671

MERCHANTS SHIPPING (CONVENTION) ACT—

499. Order of His Majesty in Council postponing the coming into operation of the Merchants Shipping (Convention) Act, 1914.— <i>London Gazette.</i>	30th November, 1915....	954
782. Order of His Majesty in Council postponing the coming into force of the Merchants Shipping (Convention) Act, 1914.— <i>London Gazette.</i>	23rd May, 1916.....	1672

MESSAGE OF HIS MAJESTY THE KING—

(See His Majesty the King, Message).

MILITARY CROSS—

138. Warrant instituting the "Military Cross."— <i>London Gazette.</i>	1st January, 1915.....	220
261. Notice of Award of Military Cross.— <i>London Gazette.</i> ...	24th July, 1915.....	516
799. Warrant amending the Royal Warrant governing the "Military Cross" Decoration.— <i>London Gazette.</i>	31st May, 1916.....	1758

MILITARY HOSPITALS AND CONVALESCENT HOMES—

See Hospital Commission.

MILITARY MEDAL—

		PAGE.
673. Warrant instituting the Military Medal.— <i>London Gazette</i> .	25th March, 1916.....	1413.
855. Warrant respecting the Military Medal.— <i>London Gazette</i> .	21st June, 1916.....	1888

MILITARY SERVICE OF THE UNITED KINGDOM—

6. Order of His Majesty in Council calling officers of Reserved and Retired Lists.— <i>London Gazette</i> .	3rd August, 1914.....	6
9. Proclamation continuing soldiers in Army Service.— <i>London Gazette</i> .	4th August, 1914.....	9
882. Despatch respecting the application of the Military Service Act to persons residing abroad.	30th June, 1916.....	1941

MILITIA GENERAL ORDERS—

173. Militia General Orders.....	15th March, 1915.....	285
183. Militia General Orders.....	1st April, 1915.....	322
479. Militia General Orders, 1915.....	15th November, 1915....	920
549. Order in Council approving of Militia General Orders. P.C. 3091.	6th January, 1916.....	1067
628. Militia General Orders.....	1st March, 1916.....	1274

MILITIA PAY AND ALLOWANCE—

See Pay and Allowances.

MILITIA TRAINING AND ACTIVE SERVICE—

272. Order in Council authorizing the Minister of Militia to call out Active Militia to complete training. P.C. 2040.	5th August, 1914.....	534
275. Order in Council authorizing the calling out of parts of the Militia as required for active service. P.C. 2068.	6th August, 1914.....	536
617. Order in Council extending the time of service of Militiamen. P.C. 290.	29th February, 1916.....	1209

MINING CLAIMS—

76. Order in Council extending time to comply with mining regulations by persons in active service.	28th October, 1914.....	129
592. Order in Council extending the time for taking up Mining Claims. P.C. 219.	8th February, 1916.....	1168

MINING REGULATIONS—

404. Order in Council amending Mining Regulations. P.C. 2258.	25th September, 1915...	755
---	-------------------------	-----

MOBILIZATION—

274. Order in Council authorizing the mobilization of Volunteers for Overseas Service. P.C. 2067.	6th August, 1914.....	535
302. Order in Council authorizing further mobilization of Overseas Forces. P.C. 2831.	7th November, 1914...	577
344. Order in Council respecting further mobilization of the Overseas Forces. P.C. 1593.	8th July, 1915.....	631
454. Order in Council providing for further mobilization of Overseas Forces. P.C. 2559.	30th October, 1915.....	874
556. Order in Council respecting further mobilization of Overseas Forces. P.C. 36.	12th January, 1916.....	1080
835. Order in Council providing that authority to raise each unit of the Canadian Expeditionary Forces should be approved by Order in Council.—P.C. 1396. P.C. 36.	10th June, 1916.....	1832

MONEY ORDERS—

See Postal Money Orders.

PAGE.

MONTENEGRIN RESERVISTS—

312. Order in Council respecting Montenegrin Reservists. 21st January, 1915..... 588
P.C. 142.

MONTREAL—

83. Proclamation establishing Montreal as a place for the 31st October, 1914..... 140
registration of alien enemies.
85. Appointment of Registrars of Alien Enemies..... 31st October, 1914..... 145
334. Order in Council appointing a Registrar of Alien Enemies 18th May, 1915..... 616
at Montreal. P.C. 1122.

MORATORIUM—

- French.....App. 140
The Postponement of payment Act, 1914.....App. 177

MOROCCO—

See Statutory list.

MUNITIONS, CANADA—

323. Order in Council respecting Engineers for munition work 3rd March, 1915..... 602
in the United Kingdom. P.C. 454.
707. Order in Council authorizing the issue of a Royal Com- 11th April, 1916..... 1486
mission to investigate Munition Industries at To-
ronto and Hamilton and Commission thereunder.
P.C. 832.
613. Order in Council respecting Munition Workers. P.C. 28th February, 1916..... 1201
341.
639. Order in Council authorizing the establishment of a 10th March, 1916..... 1291
Cartridge Factory at Lindsay, Ont. P.C. 443.
648. Order in Council making the provisions of the Industrial 14th March, 1916. 1322
Disputes Investigation Act, 1907, applicable in cases
of disputes arising with Munition Workers. P.C. 580.
666. Order in Council making applicable to employers and 23rd March, 1916..... 1361
employees engaged in the manufacture of munitions
the Industrial Disputes Investigation Act, 1907.
P.C. 680.
672. Order in Council cancelling the Order in Council of 14th 24th March, 1916..... 1413
March, 1916, respecting the application of the In-
dustrial Disputes Investigation Act, 1907. P.C. 679.

MUNITIONS-UNITED KINGDOM—

236. Order of His Majesty in Council under the Munitions 16th June, 1915..... 449
Act, 1915.—*London Gazette*.
346. A Proclamation under the Munitions of War Act, 1915. 13th July, 1915..... 636
London Gazette.
490. Munitions Order respecting War Material under the 23rd November, 1915.... 937
Defence of the Realm (Consolidation) Regulations,
1914.—*London Gazette*.
509. Order of the Ministry of Munitions under the provisions 7th December, 1915.... 974
of the Defence of the Realm (Consolidation) Regula-
tions, 1914.—*London Gazette*.
542. Order of the Ministry of Munitions under the provisions 31st December, 1915.... 1049
of the Defence of the Realm (Consolidation) Regula-
tions, 1914.—*London Gazette*.
590. Munitions of War Notice.—*London Gazette*..... 8th February, 1916.... 1166
640. Munitions Notice.—*London Gazette*..... 10th March, 1916. 1293
743. Maximum Prices.—*London Gazette*..... 2nd May, 1916..... 1550
798. Munitions Order.—*London Gazette*..... 31st May, 1916..... 1757
819. Munitions Order.—*London Gazette*. 5th June, 1916..... 1806
820. Munitions Order.—*London Gazette*..... 5th June, 1916..... 1806
825. A Proclamation under the Munitions of War Acts 1915 8th June, 1916..... 1814
and 1916. *London Gazette*.
847. Munitions Order.—*London Gazette*..... 16th June, 1916..... 1863
866. Munitions Order.—*London Gazette*. 24th June, 1916..... 1911

NATIONAL REGISTER—

	PAGE.
The National Registration Act, 1915.....	App. 483

NAVAL GENERAL SERVICE MEDAL—

365. Naval General Service Medal.— <i>London Gazette</i>	10th August, 1915.....	692
--	------------------------	-----

NAVAL SERVICE OF THE UNITED KINGDOM—

5. Proclamation extending services of time-expired men in Navy.— <i>London Gazette</i> .	3rd August, 1914.....	5
60. Notice to officers of the Army Reserve.....	21st September, 1914....	101

NAVAL RESERVES—

1. Royal Naval Reserves called out.....	2nd August, 1914.....	1
3. Proclamation calling Naval Reserves.— <i>London Gazette</i> .	3rd August, 1914.....	2
4. Proclamation calling Naval Reserve Officers.— <i>London Gazette</i> .	3rd August, 1914.....	4
675. Royal Naval Reserve Pay.....	25th March, 1916.....	1416

NAVAL SERVICE, CANADIAN—

130. Order in Council respecting Regulations for discipline of the Naval Volunteer Force.	1st August, 1914.....	210
268. Order in Council providing pay for the Naval Volunteer Force. P.C. 1979.	1st August, 1914.....	527
13. Order in Council placing Canadian Naval Vessels at disposal of Royal Navy.	4th August, 1914.....	14
14. Order in Council placing Naval Forces on Active Service.	4th August, 1914.....	15
131. Order in Council placing Submarines at disposal of the Royal Navy. P.C. 2072.	7th August, 1914.....	211
132. Order in Council establishing rates of extra pay for service in Submarines.	21st August, 1914.....	211
280. Order in Council providing extra pay for men in Submarine Service. P.C. 2175.	21st August, 1914.....	541
133. Order in Council establishing rates of pay and allowances for Petty Officers and Men volunteering for War Service.	29th August, 1914.....	212
282. Order in Council providing rates of pay of men in the Naval Service. P.C. 2251.	29th August, 1914.....	543
72. Royal Naval Canadian Volunteer Reserve.....	24th October, 1914.....	123
111. Order in Council respecting separation allowance to families of members of Naval Service. P.C. 2960.	28th November, 1914....	184
152. Order in Council establishing the rank of Mate in the Naval Service. P.C. 260.	3rd February, 1915.....	252
157. Order in Council establishing new ranks in the Royal Canadian Navy. P.C. 304.	18th February, 1915....	261
165. Order in Council approving of regulations of the Canadian Naval Service. P.C. 476.	6th March, 1915.....	269
326. Order in Council naming "Competent Naval Authorities." P.C. 625.	25th March, 1915.....	606
185. Order in Council establishing ratings for rangetakers in the Royal Canadian Navy. P.C. 743.	13th April, 1915.....	328
186. Order in Council establishing allowances to the Royal Naval Canadian Volunteer Reserve. P.C. 756.	13th April, 1915.....	329
221. Order in Council respecting Separation Allowance of men on service in H.M.C. Navy. P.C. 1158.	20th May, 1915.....	406
335. Despatch respecting the cost of maintenance of H.M. C. Ships Co-operating with H. M. Ships.	26th May, 1915.....	617
337. Order in Council respecting Naval Service Separation allowance for motherless child. P.C. 58-1470.	24th June, 1915.....	622
244. Order in Council respecting Separation Allowance of the members of the Naval Service. P.C. 1470.	24th June, 1915.....	478
349. Order in Council respecting the maintenance of His Majesty's Canadian Ships co-operating with His Majesty's Ships. P.C. 1657.	16th July, 1915.....	644
351. Order in Council approving of pensions to members of Naval Service. P.C. 1712.	21st July, 1915.....	646
392. Naval Service Pay for Coding Duties. P.C. 93-2151.	17th September, 1915...	742

NAVAL SERVICE, CANADIAN—*Continued.*

		PAGE.
403. Order in Council respecting Naval Service Pay. P.C. 2267.	25th September, 1915...	753
426. Regulations for the appointment of Assistant Paymasters as Assistant Paymasters-in-Charge, R.C.N.	15th October, 1915.....	803
528. Order in Council amending the Order in Council of 1st August, 1914, adopting regulations for the government of the Naval Volunteer Force. P.C. 3009.	21st December, 1915....	1011
579. Order in Council making regulations for the proper government of the rating of Wireless Operators. P. C. 162.	29th January, 1916.....	1144
581. Order in Council providing for Interpreters in the Royal Canadian Navy. P.C. 183.	31st January, 1916.....	1148
675. Royal Naval Reserve Pay.....	25th March, 1916.....	1416

NAVIGATION, AERIAL—

(See Aerial Navigation).

NAVY, MEN—

5. Proclamation extending services of time-expired men in Navy.— <i>London Gazette.</i>	3rd August, 1914.....	5
---	-----------------------	---

NETHERLANDS—

(See statutory list).

245. A Proclamation relating to the exportation of all articles to the Netherlands during the present war.— <i>London Gazette.</i>	25th June, 1915.....	479
416. Order of His Majesty in Council amending the Proclamation of 25th June, 1915, respecting the exportation of certain commodities.	7th October, 1915.....	780
478. Order of His Majesty in Council respecting the exportation of certain commodities, amending the Proclamation of 25th June, 1915.	15th November, 1915....	919

NETHERLAND EAST INDIES—

(See statutory list).

NEWSPAPERS—

94. Order in Council respecting improper newspaper publications.	6th November, 1914....	156
--	------------------------	-----

NORWAY—

(See statutory list).

NOTICE OF WINDING UP OF FIRMS AND COMPANIES OF ENEMY NATIONALITY—

611. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	24th February, 1916....	1199
615. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	28th February, 1916....	1204
630. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	1st March, 1916.....	1282
633. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	6th March, 1916.....	1285
637. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	6th March, 1916.....	1288
645. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	13th March, 1916.....	1318
654. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	13th March, 1916.....	1334
657. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	20th March, 1916.....	1341
663. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette.</i>	20th March, 1916.....	1351

NOTICE OF WINDING UP OF FIRMS AND COMPANIES OF ENEMY NATIONALITY—Continued.

		PAGE.
676. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	27th March, 1916.....	1416
682. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	30th March, 1916.....	1425
689. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	30th March, 1916.....	1443
696. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	6th April, 1916.....	1463
701. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	10th April, 1916.....	1474
702. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	10th April, 1916.....	1476
717. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	17th April, 1916.....	1511
725. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	19th April, 1916.....	1520
726. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	19th April, 1916.....	1521
738. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	27th April, 1916.....	1544
750. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	8th May, 1916.....	1581
758. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	11th May, 1916.....	1630
762. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	11th May, 1916.....	1644
774. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	18th May, 1916.....	1665
777. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	18th May, 1916.....	1667
789. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	25th May, 1916.....	1727
794. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	29th May, 1916.....	1752
818. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	5th June, 1916.....	1805
827. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	8th June, 1916.....	1818
831. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	9th June, 1916.....	1823
843. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	13th June, 1916.....	1860
857. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	22nd June, 1916.....	1890
861. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	23rd June, 1916.....	1895
878. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	29th June, 1916.....	1933
881. Notice of winding-up of firms and companies of Enemy Nationality.— <i>London Gazette</i> .	29th June, 1916.....	1940
717. Notice of winding-up of certain Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	17th April, 1916.....	1511
857. Notice of winding-up of Firms and Companies of Enemy Nationality.— <i>London Gazette</i> .	22nd June, 1916.....	1890

NOTICE TO MARINERS—

21. Notice to Mariners (Canada. 83).....	6th August, 1914.....	29
81. Notice to Mariners of Submarine Mines (North Sea)..	6th October, 1914.....	138
99. Notice to Mariners (Canada. 129).....	10th November, 1914....	171
135. Notice to Mariners (England and Scotland).....	3rd December, 1914....	215
119. Notice to Mariners (North Sea and English Channel)..	23rd December, 1914....	194
139. Notice to Mariners (Caution when approaching Canadian Ports. 1).— <i>London Gazette</i> .	2nd January, 1915.....	222
141. Notice to Mariners (United Kingdom. 16).— <i>London Gazette</i> .	5th January, 1915.....	226
143. Notice to Mariners (England, South Coast. 41).— <i>London Gazette</i> .	14th January, 1915.....	228

NOTICE TO MARINERS—Continued.

	PAGE.
144. Notice to Mariners (England, East Coast. 45).— <i>London Gazette</i> .	18th January, 1915..... 229
153. Notice to Mariners (England, East Coast. 84).— <i>London Gazette</i> .	4th February, 1915..... 253
154. Notice to Mariners (England, East Coast. 108).— <i>London Gazette</i> .	13th February, 1915..... 254
166. Notice to Mariners (North Sea, River Thames and English Channel. 164).— <i>London Gazette</i> .	8th March, 1915..... 270
167. Notice to Mariners (England, East Coast. 165).— <i>London Gazette</i> .	8th March, 1915..... 273
168. Notice to Mariners (Caution when approaching British Ports. 26).	9th March, 1915..... 274
179. Notice to Mariners (Scotland. 35).....	26th March, 1915..... 315
180. Notice to Mariners (England, South Coast. 232).— <i>London Gazette</i> .	27th March, 1915..... 317
181. Notice to Mariners (North Sea, River Thames and English Channel. 239).— <i>London Gazette</i> .	27th March, 1915..... 318
184. Notice to Mariners (Caution when approaching British Ports. 274).— <i>London Gazette</i> .	7th April, 1915..... 323
193. Notice to Mariners (England. Scotland. 44).....	15th April, 1915..... 342
197. Notice to Mariners (England. 162).....	26th April, 1915..... 347
215. Notice to Mariners (England, East Coast. 408).— <i>London Gazette</i> .	8th May, 1915..... 395
216. Notice to Mariners (Caution when approaching British Ports).	10th May, 1915..... 396
217. Notice to Mariners (Ireland. 187. England. 201).. <i>London Gazette</i> .	12th May, 1915..... 397
218. Notice to Mariners (England, East Coast. 431).— <i>London Gazette</i> .	15th May, 1915..... 399
224. Notice to Mariners (North Sea, River Thames and English Channel. 459. Scotland, West Coast. 460).— <i>London Gazette</i> .	27th May, 1915..... 409
225. Notice to Mariners (Ireland, South Coast. 475).— <i>London Gazette</i> .	31st May, 1915..... 412
227. Notice to Mariners (North Sea, River Thames and English Channel. 479).— <i>London Gazette</i> .	2nd June, 1915..... 416
231. Notice to Mariners (England. 232. Nova Scotia. 229 Scotland. 239).	8th June, 1915..... 426
235. Notice to Mariners (North Sea, River Thames and English Channel. 506. England. Southeast Coast. 507).— <i>London Gazette</i> .	12th June, 1915..... 445
243. Notice to Mariners (North Sea, River Thames and English Channel. 537. England and Wales, South and West Coasts. 536).	24th June, 1915..... 469
248. Notice to Mariners (Ireland. 251. United Kingdom. and British Dependencies. 252).	25th June, 1915..... 482
253. Notice to Mariners (North Sea, River Thames and English Channel. 546. Scotland, East Coast and Orkney Isles. 549. England, South Coast. 550).— <i>London Gazette</i> .	30th June, 1915..... 491
265. Notice to Mariners (Adriatic Sea. 79. Asia Minor). Blockade. 272).	6th July, 1915..... 523
345. Notice to Mariners (North Sea, River Thames and English Channel. 589).— <i>London Gazette</i> .	9th July, 1915..... 632
347. Notice to Mariners (English Channel, North Sea and River Thames and Medway. 609).— <i>London Gazette</i> .	14th July, 1915..... 637
266. Notice to Mariners (France. 85).....	15th July, 1915..... 524
348. Notice to Mariners (Scotland, West Coast. 613).— <i>London Gazette</i> .	15th July, 1915..... 641
357. Notice to Mariners (Scotland, West Coast. 651). England, Southeast Coast. 652).— <i>London Gazette</i> .	28th July, 1915..... 674
360. Notice to Mariners (England, South Coast. 667).— <i>London Gazette</i> .	3rd August, 1915..... 682
370. Notice to Mariners (England, East Coast. 691).— <i>London Gazette</i> .	13th August, 1915..... 700
371. Notice to Mariners (Scotland. 96).....	14th August, 1915..... 701
378. Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 758).— <i>London Gazette</i> .	28th August, 1915..... 713

NOTICE TO MARINERS—*Continued.*

		PAGE.
380. Notice to Mariners (English Channel. 375).....	31st August, 1915.....	721
382. Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 777).— <i>London Gazette.</i>	3rd September, 1915...	722
384. Notice to Mariners (England).....	8th September, 1915...	731
407. Notice to Mariners (England, East Coast. 862).— <i>London Gazette.</i>	25th September, 1915...	758
408. Notice to Mariners (England).....	27th September, 1915...	762
410. Notice to Mariners (Scotland, East Coast and Orkney Isles. 886).— <i>London Gazette.</i>	30th September, 1915...	765
411. Notice to Mariners (Scotland, Northeast Coast, Pentland and Moray Firths. 888).— <i>London Gazette.</i>	1st October, 1915.....	767
414. Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 909).— <i>London Gazette.</i>	5th October, 1915.....	775
439. Notice to Mariners (Russia, White Sea, England, West Coast. Scotland, West Coast. 129).	26th October, 1915.....	830
442. Notice to Mariners (England and Wales, South and West Coasts. 1014).— <i>London Gazette.</i>	27th October, 1915.....	841
443. Notice to Mariners (England, South Coast. 1015).— <i>London Gazette.</i>	27th October, 1915.....	847
444. Notice to Mariners (Scotland, East Coast and Orkney Islands. 1016).— <i>London Gazette.</i>	27th October, 1915.....	851
445. Notice to Mariners (England, East Coast. 1017).— <i>London Gazette.</i>	27th October, 1915.....	854
446. Notice to Mariners (England, Southeast Coast. 1021).— <i>London Gazette.</i>	28th October, 1915.....	859
447. Notice to Mariners (England, East Coast. 1022).— <i>London Gazette.</i>	28th October, 1915.....	861
448. Notice to Mariners (England, East Coast. 1023).— <i>London Gazette.</i>	28th October, 1915.....	862
449. Notice to Mariners (Scotland West Coast—Hebrides, Lewis. 1024).— <i>London Gazette.</i>	28th October, 1915.....	864
450. Notice to Mariners (Ireland, South Coast. 1025).— <i>London Gazette.</i>	28th October, 1915.....	866
451. Notice to Mariners (Ireland, South Coast. 1026).— <i>London Gazette.</i>	28th October, 1915.....	868
455. Notice to Mariners (Scotland, Northeast Coast, Pentland and Moray Firths. 1037).— <i>London Gazette.</i>	1st November, 1915...	875
456. Notice to Mariners (Irish Channel—North Channel 1039).— <i>London Gazette.</i>	1st November, 1915...	877
457. Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 1041).— <i>London Gazette.</i>	1st November, 1915...	879
465. Notice to Mariners (England, South Coast. 1059).— <i>London Gazette.</i>	5th November, 1915...	891
467. Notice to Mariners (England and Wales, South and West Coasts. 1060).— <i>London Gazette.</i>	6th November, 1915...	897
474. Notice to Mariners (Scotland, West Coast. 1071).— <i>London Gazette.</i>	10th November, 1915...	912
493. Notice to Mariners (England, South Coast. 1148).— <i>London Gazette.</i>	26th November, 1915...	943
502. Notice to Mariners (English Channel, North Sea and Rivers Thames and Medway. 1173).— <i>London Gazette.</i>	1st December, 1915...	961
524. Notice to Mariners (England, West Coast. 1251).— <i>London Gazette.</i>	20th December, 1915...	1004
539. Notice to Mariners (Scotland. 1271).— <i>London Gazette.</i>	27th December, 1915...	1043
541. Notice to Mariners (Scotland, East Coast and Orkney Islands. 1273).— <i>London Gazette.</i>	29th December, 1915...	1046
545. Notice to Mariners (No. 6 English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette.</i>	1st January, 1916.....	1058
555. Notice to Mariners. (No. 37, England, Southeast Coast. — <i>London Gazette.</i>	10th January, 1916.....	1078
575. Notice to Mariners (No. 114, Ireland, South Coast).— <i>London Gazette.</i>	27th January, 1916.....	1128
583. Notice to Mariners (No. 134, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette.</i>	1st February, 1916.....	1150

NOTICE TO MARINERS—Continued.

		PAGE.
586. Notice to Mariners (No. 142, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	4th February, 1916....	1156
606. Notice to Mariners (France).....	21st February, 1916....	1191
608. Notice to Mariners (No. 206, England, South Coast).— <i>London Gazette</i> .	22nd February, 1916....	1194
616. Notice to Mariners (No. 223, England, South Coast).— <i>London Gazette</i> .	28th February, 1916....	1205
629. Notice to Mariners (No. 228, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st March, 1916.....	1279
632. Notice to Mariners (No. 245, Shetland Islands).— <i>London Gazette</i> .	4th March, 1916.....	1284
643. Notice to Mariners (Scotland, Wales, England).....	11th March, 1916.....	1315
646. Notice to Mariners (No. 272, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	13th March, 1916.....	1318
664. Notice to Mariners (No. 317, England and Wales, South and West Coasts).— <i>London Gazette</i> .	23rd March, 1916.....	1353
665. Notice to Mariners (No. 318, England, East Coast).— <i>London Gazette</i> .	23rd March, 1916.....	1360
683. Notice to Mariners (No. 343 England and Wales, South and West Coasts).— <i>London Gazette</i> .	30th March, 1916.....	1426
690. Notice to Mariners (No. 350, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	1st April, 1916.....	1444
703. Notice to Mariners (No. 390, North Sea and River Thames Approach).— <i>London Gazette</i> .	10th April, 1916.....	1476
719. Notice to Mariners (England).....	17th April, 1916.....	1512
728. Notice to Mariners (No. 439, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	22nd April, 1916.....	1523
735. Notice to Mariners (No. 440, England, South Coast).— <i>London Gazette</i> .	26th April, 1916.....	1533
737. Notice to Mariners (No. 455, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	27th April, 1916.....	1539
757. Notice to Mariners (No. 501, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	10th May, 1916.....	1625
759. Notice to Mariners (No. 504, England and Wales, South and West Coasts).— <i>London Gazette</i> .	11th May, 1916.....	1631
768. Notice to Mariners (No. 527, English Channel, North Sea, and Rivers Thames and Medway).— <i>London Gazette</i> .	16th May, 1916.....	1649
776. Notice to Mariners (No. 541, North Sea).— <i>London Gazette</i> .	20th May, 1916.....	1666
778. Notice to Mariners (No. 46, Scotland).....	22nd May, 1916.....	1668
785. Notice to Mariners (No. 549, Ireland, South Coast).— <i>London Gazette</i> .	23rd May, 1916.....	1718
786. Notice to Mariners (No. 556, England, South-East Coast).— <i>London Gazette</i> .	24th May, 1916.....	1723
792. Notice to Mariners (No. 565, Scotland East Coast, and Orkney Islands).— <i>London Gazette</i> .	27th May, 1916.....	1734
801. Notice to Mariners (No. 48, Arctic Russia).....	31st May, 1916.....	1760
814. Notice to Mariners (No. 594, England, East Coast).— <i>London Gazette</i> .	3rd June, 1916.....	1794
823. Notice to Mariners (No. 603, England, East Coast).— <i>London Gazette</i> .	6th June, 1916.....	1811
832. Notice to Mariners (No. 618, North Sea).— <i>London Gazette</i> .	9th June, 1916.....	1824
833. Notice to Mariners (No. 619, English Channel, North Sea, and Rivers Thames and Medway, etc).— <i>London Gazette</i> .	9th June, 1916.....	1825
837. Notice to Mariners (No. 621, England, East Coast).— <i>London Gazette</i> .	10th June, 1916.....	1835
838. Notice to Mariners (No. 622, Scotland, North-east Coast).— <i>London Gazette</i> .	10th June, 1916.....	1837

NOTICE TO MARINERS—*Continued.*

		PAGE.
839. Notice to Mariners (No. 635, Scotland, East Coast and Orkney Islands).— <i>London Gazette.</i>	14th June, 1916.....	1838
840. Notice to Mariners (No. 55, Wales, Panama Canal).....	15th June, 1916.....	1843
848. Notice to Mariners (No. 645, Caution when Approaching British Ports).— <i>London Gazette.</i>	16th June, 1916.....	1865
849. Notice to Mariners (No. 650, England, East Coast).— <i>London Gazette.</i>	17th June, 1916.....	1871
851. Notice to Mariners (No. 654, Scotland, North-east Coast).— <i>London Gazette.</i>	19th June, 1916.....	1880
862. Notice to Mariners (No. 669, Scotland, East Coast, and Orkney Islands).— <i>London Gazette.</i>	23rd June, 1916.....	1896
868. Notice to Mariners (No. 679, England, East Coast).— <i>London Gazette.</i>	24th June, 1916.....	1913

NOVA SCOTIA—

803. Order in Council providing that transportation expenses paid enlisted Nova Scotia voters to enable them to vote shall not constitute an offence under the Nova Scotia Elections Act. P.C. 1285.	1st June, 1916.....	1762
--	---------------------	------

ONTARIO—

367. Order of His Majesty in Council declaring the Province of Ontario a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the second part of that Act to apply to that Province.— <i>London Gazette.</i>	12th August, 1915.....	695
--	------------------------	-----

OPERATIONS OF ARMIES IN FRANCE—

793. Despatch from General Haig, respecting the operations of the Armies in France.— <i>London Gazette.</i>	29th May, 1916.....	1738
---	---------------------	------

ORDERS IN COUNCIL—

226. Order in Council respecting the effect of certain Orders in Council laid before Parliament.	1st June, 1915.....	413
--	---------------------	-----

ORDERS IN COUNCIL AND PROCLAMATIONS ISSUED UNDER THE WAR MEASURES ACT, 1914—

51. Order in Council prohibiting the use or possession of fire arms or explosives by alien enemies. P.C. 2283.	3rd September, 1914...	78
58. Order in Council prohibiting disclosures of movement of forces or military operations. P.C. 2358.	12th September, 1914...	93
65. Order in Council respecting Patents of Invention held by alien enemies. P.C. 2436.	2nd October, 1914.....	106
73. Order in Council amending order of 17th September, 1914, respecting aerial navigation. P.C. 2662.	24th October, 1914.....	124
75. Order in Council respecting alien enemies. P.C. 2721..	28th October, 1914.....	126
80. Order in Council imposing penalties respecting trading with the enemy. P.C. 2724.	30th October, 1914.....	136
83. Proclamation establishing Montreal as a place for the registration of alien enemies.	31st October, 1914.....	140
89. Proclamation establishing Sydney, Regina, Edmonton and Calgary as places for the registration of alien enemies.	5th November, 1914....	148
92. Proclamation establishing Fort William and Winnipeg as places for registration of alien enemies.	6th November, 1914....	153
93. Order in Council making former Proclamations and Orders in Council applicable to Turkey. P.C. 2816.	6th November, 1914....	155
94. Order in Council respecting improper newspaper publications. P.C. 2821.	6th November, 1914....	156
100. Proclamation establishing Toronto as a place for the registration of alien enemies.	12th November, 1914....	171
101. Proclamation establishing Ottawa as a place of registration of alien enemies	14th November, 1914....	173

ORDERS IN COUNCIL AND PROCLAMATIONS ISSUED UNDER THE WAR MEASURES ACT, 1914—Con.

		PAGE.
102. Proclamation establishing Victoria as a place of registration of alien enemies.	14th November, 1914....	175
104. Order in Council amending Order in Council of the 28th October, 1914, respecting alien enemies. P.C. 2920.	20th November, 1914....	178
106. Proclamation establishing Brandon as a place of registration of alien enemies.	20th November, 1914....	180
128. Proclamation extending Scope of Prohibitions relating to Trading with the Enemy.	15th January, 1915.....	205
161. Order in Council respecting Chinese immigration. P.C. 445.	2nd March, 1915.....	264
169. Order in Council respecting transfer of British ships or share therein to persons not qualified to own a British ship. P.C. 505.	9th March, 1915.....	279
212. Order in Council amending the Regulations under the Dominion Lands Act respecting entry of homesteaders in active service. P.C. 1043.	8th May, 1915.....	388
234. Order in Council providing for the appointment of a person as Censor of Publications issued at any Printing House. P.C. 1330.	10th June, 1915.....	443
249. Order in Council amending the Order in Council of 28th October, 1914, respecting alien enemies. P.C. 1493.	26th June, 1915.....	48
289. Order in Council respecting Patents of Invention held by Alien Enemies. P.C. 2355.	11th September, 1914...	558
293. Order in Council authorizing the taking of control of Telegraph and Telephone Lines. P.C. 2409.	24th September, 1914...	563
300. Order in Council suspending the restrictions imposed by section 544 of The Criminal Code upon the transportation of horses. P.C. 2779.	4th November, 1914...	574
301. Order in Council providing for the internment of alien enemies. P.C. 2817.	6th November, 1914...	575
305. Order in Council respecting the registration of alien enemies near Sydney, Cape Breton. P.C. 3189.	24th December, 1914...	581
310. Order in Council rescinding the Order in Council of 14th November, 1914, establishing Victoria as a place of registration of alien enemies. P.C. 38.	9th January, 1915.....	586
314. Order in Council authorizing the issue of licenses to alien enemies to have possession of fire arms in certain cases. P.C. 171.	26th January, 1915.....	592
316. Order in Council authorizing the Minister of Justice to act under the Order in Council of 24th September, 1914, respecting telegraphs and telephones. P.C. 202.	28th January, 1915.....	594
325. Order in Council defining "Competent Military Authority" for the purposes of a certain Order in Council. P.C. 550.	15th March, 1915.....	605
326. Order in Council defining "Competent Naval Authorities for the purposes of Certain Orders in Council,"—P.C. 625.	25th March, 1915.....	606
327. Order in Council respecting the appointment of substitutes for Members of the Civil Service on Active Service. P.C. 665.	30th March, 1915.....	607
330. Order in Council authorizing the emigration of alien enemies at Vancouver to the United States. P.C. 858.	24th April, 1915.....	610
338. Order in Council authorizing the apprehension and internment of alien enemies in certain cases. P.C. 1501.	26th June, 1915.....	623
369. Order in Council respecting the transportation of Explosives. P.C. 1896.	12th August, 1915.....	699
372. Order in Council respecting Chinese Immigration. P.C. 1915.	18th August, 1915.....	704
390. Order in Council respecting the Registration of Alien Enemies at Edmonton. P.C. 2116.	16th September, 1915...	740
395. Order of the Deputy Governor in Council amending regulations under Dominion Lands Act. P.C. 2150.	20th September, 1915...	745
398. Order in Council respecting the Importation of Unset Diamonds. P.C. 2191.	20th September, 1915...	748

ORDERS IN COUNCIL AND PROCLAMATIONS ISSUED UNDER THE WAR MEASURES ACT, 1914—*Con.*

	PAGE.
434. Order in Council extending to the War with Bulgaria the Proclamations and Orders in Council in force relating to the War. P.C. 2452.	19th October, 1915..... 823
453. Order in Council providing that publications infringing on the Order in Council establishing the press censorship may be excluded from the mails. P.C. 2519.	30th October, 1915..... 872
459. Order in Council revoking the Order in Council of 28th January, 1915, and appointing the Secretary of State in lieu of the Minister of Justice to administer the Order in Council of 24th September, 1914. P.C. 2073.	1st November, 1915.... 883
462. Order in Council amending the Order in Council of 12th September, 1914, prohibiting disclosure of movement of forces or Military Operations. P.C. 3310.	4th November, 1915... 888
463. Order in Council respecting the transportation of Explosives. P.C. 2397.	4th November, 1915... 889
505. Order in Council respecting the Commandeering of Wheat. P.C. 2873.	4th December, 1915.... 966
506. Order in Council respecting the Commandeering of Wheat. P.C. 2874.	4th December, 1915.... 969
513. Order in Council respecting Chinese Immigration during the war. P.C. 2889.	8th December, 1915.... 981
514. Order in Council respecting the Commandeering of Wheat. P.C. 2893.	8th December, 1915.... 982
515. Order in Council protecting entries under the Dominion Lands Act of persons in Military Service. P.C. 2888.	9th December, 1915.... 985
529. Order in Council respecting the transportation of Explosives. P.C. 2886.	21st December, 1915... 1013
551. Order in Council making Regulations for prosecutions for desertion from the Overseas Forces. P.C. 3057.	6th January, 1916..... 1071
554. Order in Council respecting the Commandeering of Wheat. P.C. 12.	8th January, 1916..... 1076
596. Order in Council amending the Order in Council of 2nd October, 1914, respecting Patents of Invention held by Alien Enemies. P.C. 293.	14th February, 1916.... 1175
607. Order in Council respecting the Transportation of Explosives. P.C. 318.	22nd February, 1916.... 1192
613. Order in Council respecting Munition Workers. P.C. 341.	28th February, 1916.... 1201
625. Order in Council extending the restrictions relating to Trading with the Enemy. P.C. 432.	29th February, 1916.... 1270
642. Order in Council providing for the licensing of British Ships of Canadian register for foreign voyages. P.C. 522.	11th March, 1916..... 1313
648. Order in Council making the provisions of the Industrial Disputes Investigation Act, 1907, applicable in cases of disputes arising with Munition Workers. P.C. 580.	14th March, 1916..... 1322
666. Order in Council making applicable to employers and employees engaged in the manufacture of munitions the Industrial Disputes Investigation Act, 1907. P.C. 680.	23rd March, 1916..... 1361
679. Order in Council respecting Patents of Invention. P.C. 706.	28th March, 1916..... 1419
745. Consolidated Orders respecting Trading with the Enemy. P.C. 1023.	2nd May, 1916..... 1558
747. Order in Council respecting Trading with the Enemy by Banks of Enemy Nationality. P.C. 1035.	5th May, 1916..... 1578
769. Order in Council respecting the Transportation of Explosives. P.C. 1098.	17th May, 1916..... 1655
796. Order in Council prohibiting the Use of Matches in Explosive Factories. P.C. 782.	11th April, 1916..... 1756
805. Proclamation of Persons with whom Trading is Prohibited.	1st June, 1916..... 1765
836. Order in Council amending the Order in Council of April 11th, 1916, prohibiting matches in Explosive Factories. P.C. 1388.	10th June, 1916..... 1834
859. Order in Council approving Committee of Council to supervise Censorship. P.C. 1505.	23rd June, 1916..... 1893

ORKNEY-ISLANDS—

		PAGE.
817. Order under the Defence of the Realm (Consolidation) Regulations, restricting travel to Orkney Islands.	5th June, 1916.....	1804

OTTAWA—

101. Proclamation establishing Ottawa as a place of registration of alien enemies.	14th November, 1914....	173
103. Appointment of Registrars of Alien Enemies.....	14th November, 1914....	177

OVERSEAS FORCES—

274. Order in Council authorizing the mobilization of Volunteers for Overseas Service. P.C. 2067.	6th August, 1914.....	535
279. Order in Council providing Leave for Officers and Men of the Permanent Staff and Force selected for service abroad. P.C. 2164.	17th August, 1914.....	540
285. Order in Council providing Rates of Pay and Allowance for the Overseas Forces. P.C. 2264.	3rd September, 1914...	552
286. Order in Council providing Separation Allowance. P.C. 2266.	4th September, 1914...	555
291. Order in Council appointing Officers to take attestation of Volunteers. P.C. 2425.	22nd September, 1914...	561
295. Order in Council respecting Separation Allowance extending the terms of Order in Council of the 4th September, 1914. P.C. 2553.	10th October, 1914.....	567
297. Order in Council respecting Pay of the Royal Canadian Regiment while serving in Bermuda. P.C. 2681.	21st October, 1914.....	570
302. Order in Council authorizing further mobilization of Overseas Forces. P.C. 2831.	7th November, 1914.....	577
309. Order in Council providing pay for Base Paymaster. P.C. 26.	9th January, 1915.....	585
311. Order in Council providing Camp and Kit Allowance. P.C. 140.	21st January, 1915.....	587
313. Order in Council requiring soldiers to assign half of their pay to their dependents. P.C. 148.	23rd January, 1915.....	589
148. Order in Council respecting placing on Separation Allowance Lists wives of men married after enlistment. P.C. 193.	28th January, 1915.....	235
317. Order in Council respecting the Pay of Members of the Permanent Militia. P.C. 149.	30th January, 1915.....	594
322. Order in Council providing for the retention of certain sums from the pay of men discharged from the Overseas Forces. P.C. 452.	3rd March, 1915.....	601
329. Order in Council authorizing the withholding of pay of men of the Overseas Service guilty of misconduct. P.C. 843.	24th April, 1915.....	609
368. Order in Council respecting the transportation of the Overseas Forces. P.C. 1887.	12th August, 1915.....	696
391. Order in Council respecting the Promotion of Officers of the Overseas Forces. P.C. 2138.	16th September, 1915...	740
402. Order in Council respecting deductions from the pay of men of the Overseas Forces while in hospital. P.C. 2211.	24th September, 1915..	752
454. Order in Council providing for further mobilization of the Overseas Forces. P.C. 2559.	30th October, 1915.....	874
461. Order in Council respecting the Oaths of men on enlistment in the Overseas Forces. P.C. 2358.	4th November, 1915....	887
464. Order in Council respecting the pay of artificers in the Overseas Forces. P.C. 2581.	4th November, 1915....	890
466. Order in Council fixing the pay of Officers of the Overseas Forces not provided for. P.C. 2212.	6th November, 1915....	895
494. Order in Council providing that preference be given returned members of the Overseas Forces in making appointments to the Civil Service. P.C. 2758.	27th November, 1915....	947
503. Authorization by Colonial Secretary to Director of Pay and Record Service of the Canadian Expeditionary Force to act under Regimental Debts Act, 1893.	3rd December, 1915....	963

OVERSEAS FORCES—Continued.

	PAGE.
512. Order in Council respecting subsistence allowance of recruits for the Overseas Forces. P.C. 2727.	8th December, 1915.... 979
519. Order in Council directing that a certain portion of the pay of the men of the Overseas Forces be withheld. P.C. 2944.	16th December, 1915.... 991
521. Order in Council respecting invalidated insane members of the Overseas Forces. P.C. 2813.	16th December, 1915.... 995
583. Order in Council providing for Gratuities to members of the Overseas Forces slightly disabled. P.C. 3021.	25th December, 1915.... 1040
547. Order in Council providing procedure for declaring dead, Members of the Overseas Forces reported missing. P.C. 2890.	6th January, 1916..... 1062
551. Order in Council making Regulations for prosecutions for desertion from the Overseas Forces. P.C. 3057.	6th January, 1916..... 1071
556. Order in Council respecting further mobilization of Overseas Forces. P.C. 36.	12th January, 1916..... 1080
558. Order in Council appointing an Acting Director of Overseas Transport. P.C. 34.	12th January, 1916..... 1083
562. Order in Council respecting the cost of Officers' Training Schools at the Universities. P.C. 3043.	20th January, 1916..... 1097
565. Order in Council respecting payment of cost of Transport Service. P.C. 132.	22nd January, 1916.... 1100
569. Order in Council respecting the gratuities to certain employees of the Canadian Government Railways enlisting for Overseas Service. P.C. 148.	25th January, 1916.... 1109
570. Order in Council respecting cost of Transportation of Troops. P.C. 157.	26th January, 1916..... 1111
610. Order in Council amending the Order in Council of 16th September, 1915, respecting the promotions of Officers of the Overseas Forces. P.C. 273.	23rd February, 1916.... 1197
622. Order in Council appointing Officers to supervise the issue and inspection of stores and supplies. P.C. 433.	29th February, 1916.... 1264
623. Order in Council authorizing the formation of a Battalion of Lumbermen. P.C. 445.	29th February, 1916.... 1266
634. Order in Council respecting the Allowances drawn by Officers of the Staff of the Canadian Expeditionary Forces. P.C. 490.	7th March, 1916..... 1285
636. Order in Council respecting the Separation Allowance of the billeted members of the Overseas Forces. P.C. 534.	8th March, 1916..... 1287
662. Order in Council establishing rates of pay and allowances for Officers of the Overseas Forces. P.C. 635.	22nd March, 1916..... 1347
669. Order in Council respecting the Cost of Maintenance of the 38th Battalion at Bermuda. P.C. 491.	24th March, 1916..... 1400
674. Order in Council establishing rates of pay of members of the Lumbermen's Battalion. P.C. 688.	25th March, 1916..... 1415
677. Order in Council appointing an Administrator to distribute the Estates of Deceased Soldiers. P.C. 703.	28th March, 1916..... 1417
693. Order in Council authorizing the raising of Labour Battalions for Overseas Service. P.C. 791.	4th April, 1916..... 1460
697. Order in Council authorizing the establishment of a Training Camp in the County of Simcoe. P.C. 562.	7th April, 1916..... 1464
704. Order in Council authorizing Gratuities to Masters of Overseas Transports. P.C. 840.	11th April, 1916..... 1477
705. Order in Council respecting the Ocean Transport of Overseas Forces. P.C. 783.	11th April, 1916..... 1479
723. Order in Council respecting the Enlistment and Pay of Certain Employees of the Canadian Government Railways. P.C. 903.	18th April, 1916..... 1518
736. Order in Council respecting the Pay and Allowance of the Assistant Director of Medical Service. P.C. 992.	27th April, 1916..... 1538
741. Order in Council authorizing the payment of gratuities to Aviation Pilots. P.C. 1008.	1st May, 1916..... 1548
764. Order in Council making the Order in Council of 16th December, 1915, respecting Deferred Pay applicable to Warrant and Non-Commissioned Officers. P.C. 1139.	15th May, 1916..... 1646

OVERSEAS FORCES—*Continued.*

		PAGE.
797. Order in Council limiting the amount of Military Pay, which may be assigned. P.C. 973.	27th April, 1916.....	1756
803. Order in Council providing that transportation expenses paid Enlisted Nova Scotia Voters to enable them to vote shall not constitute an offence under the Nova Scotia Elections Act. P.C. 1285.	1st June, 1916.....	1762
834. Order in Council establishing Camp Hughes. P.C. 1394.	10th June, 1916.....	1831
835. Order in Council providing that authority to raise each unit of the Canadian Expeditionary Forces should be approved by Order in Council. P.C. 1396. P.C. 36.	10th June, 1916.....	1832
856. Order in Council providing Convalescent Homes for returned tubercular soldiers. P.C. 1471.	22nd June, 1916.....	1889

PARAGUAY—

See Statutory list.

PARLIAMENT—

12. Proclamation calling the War Session.....	4th August, 1914.....	12
38. Speech from the Throne on opening of War Session of Parliament.	18th August, 1914.....	58
42. Proceedings on Prorogation of War Session.....	22nd August, 1914.....	66

PARLIAMENT BUILDINGS FIRE—

588. Order in Council appointing a Royal Commission to enquire into the Causes of the Fire which destroyed the Parliament Buildings and the Commission. P.C. 246.	7th February, 1916....	1161
655. Order in Council expressing thanks to the Chinese Government for sympathy on the destruction of the Parliament Building. P.C. 603.	16th March, 1916.....	1335
678. Order in Council expressing thanks to the Legislative Council of Jamaica for sympathy on destruction of the Parliament Buildings. P.C. 669.	28th March, 1916.....	1418

PASSPORT REGULATIONS—

145. Passports.— <i>London Gazette</i>	19th January, 1915.....	229
147. Notice respecting passports.— <i>London Gazette</i>	27th January, 1915.....	235
159. Notice respecting passports.....	27th February, 1915....	262
209. Notice respecting passports.....	6th May, 1915.....	379
412. Passport Regulations.....	1st October, 1915.....	769
492. Passport Notice.....	25th November, 1915....	942

PATENTS OF INVENTION—

289. Order in Council respecting Patents of Invention held by Alien Enemies. P.C. 2355.	11th September, 1914...	558
292. Order of the British Board of Trade licensing the payment of fees on Patents of Invention in Enemy Countries and on behalf of enemies in the United Kingdom.— <i>London Gazette</i> .	23rd September, 1914...	561
65. Order in Council respecting Patents of Invention held by alien enemies. P.C. 2436.	2nd October, 1914.....	106
299. Order of the British Board of Trade licensing the payment of fees on Patents of Invention in enemy countries and on behalf of enemies in the United Kingdom.— <i>London Gazette</i> .	4th November, 1914....	572
96. Alien enemies—Patents of Invention.....	7th November, 1914.....	162
97. Alien enemies—Patents of Invention.....	7th November, 1914....	162
308. Order in Council authorizing the payment of fees for Patents of Invention to enemy countries. P.C. 17.	6th January, 1915.....	584
318. Order in Council authorizing payment of fees to enemy countries necessary for grant or renewal of patents or registration of Trade Marks or Designs and on behalf of enemies in Canada. P.C. 291.	8th February, 1915.....	596

PATENTS OF INVENTION—*Continued.*

	PAGE.
596. Order in Council amending the Order in Council of 2nd October, 1914, respecting Patents of Invention held by Alien Enemies. P.C. 293.	14th February, 1916..... 1175
679. Order in Council respecting Patents of Invention. P.C. 706.	28th March, 1916..... 1419
864. Patents of Invention held by Alien Enemies.....	24th June, 1916..... 1909
Patents and Alien Enemies.....	App. 138
The Patents, Designs and Trade Marks (Temporary Rules) Act, 1914.....	App. 180
The Patents, Designs and Trade Marks (Temporary Rules (Amendment) Act, 1914.....	App. 185

PAY AND ALLOWANCES OF MILITARY AND NAVAL FORCES—

268. Order in Council providing pay for the Naval Volunteer Force. P.C. 1979.	1st August, 1914.....	527
280. Order in Council providing extra pay for men in Submarine Service. P.C. 2175.	21st August, 1914.....	541
282. Order in Council providing rates of pay of men in the Naval Service. P.C. 2251.	29th August, 1914.....	543
285. Order in Council providing Rates of Pay and Allowance for the Overseas Force. P.C. 2264.	3rd September, 1914...	552
286. Order in Council providing Separation Allowance. P.C. 2266.	4th September, 1914...	555
295. Order in Council respecting Separation Allowance extending the terms of Order in Council of the 4th September, 1914. P.C. 2553.	10th October, 1914.....	567
297. Order in Council respecting pay of the Royal Canadian Regiment while serving in Bermuda. P.C. 2681.	21st October, 1914.....	570
111. Order in Council respecting Separation Allowance to families of members of Naval Service. P.C. 2960.	28th November, 1914...	184
309. Order in Council providing pay for Base Paymaster.... P.C. 26.	9th January, 1915.....	585
311. Order in Council providing Camp and Kit Allowance. P.C. 140.	21st January, 1915.....	587
313. Order in Council requiring soldiers to assign half of their pay to their dependents. P.C. 148.	23rd January, 1915.....	589
148. Order in Council respecting placing on Separation Allowance Lists wives of men married after enlistment. P.C. 193.	28th January, 1915.....	235
317. Order in Council respecting the pay of members of the Permanent Militia. P.C. 149.	30th January, 1915.....	594
319. Order in Council respecting pay of the Permanent Staff and Force. P.C. 278.	9th February, 1915.....	597
322. Order in Council providing for the retention of certain sums from the pay of men discharged from the Overseas Forces. P.C. 452.	3rd March, 1915.....	600
185. Order in Council establishing ratings for rangetakers in the Royal Canadian Navy. P.C. 748.	13th April, 1915.....	328
186. Order in Council establishing allowances to the Royal Naval Canadian Volunteer Reserve. P.C. 756.	13th April, 1915.....	329
329. Order in Council authorizing the withholding of pay of men of the Overseas Service guilty of misconduct. P.C. 843.	24th April, 1915.....	609
202. Order in Council amending Canadian Militia Pay and Allowance Regulations. P.C. 887.	29th April, 1915.....	368
221. Order in Council respecting Separation Allowance of men on service in H.M.C. Navy. P.C. 1158.	20th May, 1915.....	406
244. Order in Council respecting Separation Allowance of the members of the Naval Service. P.C. 1470.	24th June, 1915.....	478
337. Order in Council respecting Naval Service Separation Allowance for motherless child. P.C. 58-1470.	24th June, 1915.....	622
392. Naval Service Pay for Coding Duties. P.C. 93-2151.	17th September, 1915...	742
402. Order in Council respecting deductions from the pay of men of the Overseas Forces while in hospital. P.C. 2211.	24th September, 1915...	752
403. Order in Council respecting Naval Service Pay. P.C. 2267.	25th September, 1915...	753

PAY AND ALLOWANCES OF MILITARY AND NAVAL FORCES—*Continued.*

		PAGE.
426. Regulations for the appointment of Assistant Paymasters as Assistant Paymasters-in-Charge, R.G.N.	15th October, 1915.....	803
464. Order in Council respecting the pay of artificers in the Overseas Forces. P.C. 2581.	4th November, 1915....	89
466. Order in Council fixing the pay of Officers of the Overseas Forces not provided for. P.C. 2212.	6th November, 1915....	895
468. Order in Council defining the words "wives" and "families" for the purpose of Separation Allowance. P.C. 2603.	6th November, 1915....	904
503. Authorization by Colonial Secretary to Director of Pay and Record Service of the Canadian Expeditionary Force to act under Regimental Debts Act, 1893.— <i>London Gazette.</i>	3rd December, 1915....	963
508. Order in Council respecting Naval Service Separation Allowance. P.C. 2864.	4th December, 1915....	971
512. Order in Council respecting subsistence allowance of recruits for the Overseas Forces. P.C. 2727.	8th December, 1915....	979
519. Order in Council directing that a certain portion of the pay of the men of the Overseas Forces be withheld. P.C. 2944.	16th December, 1915....	991
538. Order in Council providing for Gratuities to members of the Overseas Forces slightly disabled. P.C. 3021.	25th December, 1915....	1043
547. Order in Council providing procedure for declaring dead, members of the Overseas Forces reported missing. P.C. 2890.	6th January, 1916.....	1062
569. Order in Council respecting the Gratuities to certain employees of the Canadian Government Railways enlisting for Overseas Service. P.C. 148.	25th January, 1916.....	1109
570. Order in Council respecting cost of transportation of Troops. P.C. 157.	26th January, 1916.....	1111
579. Order in Council making regulations for the proper government of the rating of Wireless Operators. P.C. 162.	29th January, 1916.....	1144
581. Order in Council providing for Interpreters in the Royal Canadian Navy. P.C. 183.	31st January, 1916.....	1148
634. Order in Council respecting the Allowances drawn by Officers of the Staff of the Canadian Expeditionary Forces. P.C. 490.	7th March, 1916.....	1285
636. Order in Council respecting the Separation Allowance of the Billeted members of the Overseas Forces. P. C. 534.	8th March, 1916.....	1287
662. Order in Council establishing rates of pay and allowances for Officers of the Overseas Forces. P.C. 635.	22nd March, 1916.....	1347
669. Order in Council respecting the cost of maintenance of the 38th Battalion at Bermuda. P.C. 491.	24th March, 1916.....	1400
674. Order in Council establishing rates of pay of members of the Lumbermen's Battalion. P.C. 688.	25th March, 1916.....	1415
675. Royal Naval Reserve Pay.....	25th March, 1916.....	1416
704. Order in Council authorizing Gratuities to Masters of Overseas Transports. P.C. 840.	11th April, 1916.....	1477
723. Order in Council respecting the enlistment and pay of certain employees of the Canadian Government Railways. P.C. 903.	18th April, 1916.....	1518
736. Order in Council respecting the Pay and Allowance of the Assistant Director of Medical Service. P.C. 992.	27th April, 1916.....	1538
741. Order in Council authorizing the payment of Gratuities to aviation Pilots. P.C. 1008.	1st May, 1916.....	1548
764. Order in Council making the Order in Council of 16th December, 1915, respecting Deferred Pay applicable to Warrant and Non-Commissioned Officers. P.C. 1139.	15th May, 1916.....	1646
797. Order in Council limiting the amount of Military Pay which may be assigned. P.C. 973.	27th April, 1916.....	1756

PENSIONS—

Order in Council providing pensions for officers and men disabled on active service. P.C. 289.	29th April, 1915.....	364
--	-----------------------	-----

PENSIONS—*Continued.*

	PAGE.
351. Order in Council approving of pensions to members of Naval Service. P.C. 1712.	21st July, 1915..... 646
516. Order in Council establishing a Naval Pensions Board. P.C. 2887.	9th December, 1915..... 987
538. Order in Council providing for Gratuities to members of the Overseas Forces slightly disabled. P.C. 3021.	25th December, 1915.... 1040
810. Order in Council enacting regulations respecting pensions in substitution of the regulations of 29th April, 1915. P.C. 1334.	3rd June, 1916..... 1781
844. Order in Council amending the Order in Council establishing the Pension Board. P.C. 1449.	16th June, 1916..... 1861

PERMANENT MILITIA FORCE—

279. Order in Council providing leave for Officers and Men of the Permanent Staff and Force selected for Service abroad. P.C. 2164.	17th August, 1914..... 540
297. Order in Council respecting pay of the Royal Canadian Regiment while serving in Bermuda. P.C. 2681.	21st October, 1914..... 570
317. Order in Council respecting the pay of members of the Permanent Militia. P.C. 149.	30th January, 1915..... 594
319. Order in Council respecting pay of the Permanent Staff and Force. P.C. 278.	9th February, 1915..... 597

PERSIA—

(See Statutory List).

PERU—

(See Statutory List.)

PHILIPPINE ISLANDS—

(See Statutory List).

POLICE PROTECTION—

272. Order in Council authorizing the Minister of Militia to call out Active Militia to complete training. P.C. 2040.	5th August, 1914..... 534
---	---------------------------

PORTUGAL—

(See Statutory List).

730. Cargoes of Enemy Vessels in Portuguese harbours.— <i>London Gazette.</i>	24th April, 1916..... 1527
791. Release of Allied and Neutral cargoes on German Vessels seized by Portugal.— <i>London Gazette.</i>	27th May, 1916..... 1732

PORTUGUESE EAST AFRICA—

(See Statutory List).

472. A Proclamation relating to trading with persons of enemy nationality resident or carrying on business in Liberia or Portuguese East Africa.— <i>London Gazette.</i>	10th November, 1915.... 908
--	-----------------------------

PORTUGUESE WEST AFRICA—

(See Statutory List).

POST OFFICE CENSORSHIP—

94. Order in Council respecting improper newspaper publications.	6th November, 1914.... 156
--	----------------------------

POSTAL MONEY ORDERS—

		PAGE.
277. Order in Council suspending the issue of Money Orders to European Countries. P.C. 2078.	7th August, 1914.....	538
283. Order in Council resuming the issue of Money Orders to the United Kingdom. P.C. 2252.	29th August, 1914.....	544
288. Order in Council rescinding the Order in Council of 7th August, 1914, suspending the issue of Money Orders. P.C. 2315.	5th September, 1914....	557
315. Order in Council respecting the issue of Money Orders. P.C. 201.	28th January, 1915.....	593
343. Order in Council respecting the issue of Money Orders. P.C. 1589.	8th July, 1915.....	630
482. Order in Council respecting the issue of Money Orders. P.C. 2684.	16th November, 1915....	927
604. Order in Council respecting the issue of Money Orders. P.C. 349.	18th February, 1916....	1189

POST OFFICE NOTICES—

192. Post Office Notice—"Russkoye Slovo", New York City; "Novy Mir", New York City.	17th April, 1915.....	342
247. Post Office Notice—"Lincoln Freie Presse", Lincoln, Neb.	26th June, 1915.....	481
250. Post Office Notice—"Forward" (Vorwärts), New York City.	26th June, 1915.....	485
373. Post Office Notice—"People's Post", Indianapolis, Indiana.	18th August, 1915.....	705
386. Post Office Notice—"The Gaelic American", New York City; "The Irish World", New York City.	11th September, 1915...	733
393. Post Office Notice—"The International", New York City.	17th September, 1915...	743
405. Post Office Notice—"Deutsches Journal", New York City.	25th September, 1915...	756
406. Post Office Notice—"Illinois Staats-Zeitung", Chicago, Ill.; "Abendpost", Chicago, Ill.	25th September, 1915...	757
415. Post Office Notice—"Der Deutsche Lutheraner", Philadelphia, Pa.; "Ohio Waisenfreund", Columbia, Ohio.	7th October, 1915.....	779
419. Post Office Notice—"Al-Bayan", New York City.....	13th October, 1915.....	787
437. Post Office Notice—"The Narodni List", New York City; "The Irish Voice", Chicago, Ill.	22nd October, 1915.....	829
469. Post Office Notice—"The King, the Kaiser and Irish Freedom", by James McGuire.	8th November, 1915...	906
477. Post Office Notice—"Der Buffalo Demokrat", Buffalo, N.Y.; "Szabadsag", Cleveland, Ohio.	13th November, 1915...	917
485. Post Office Notice—"Issues and Events", New York City.	19th November, 1915...	929
489. Post Office Notice—"Amerikai Magyar Nepszava", New York City.	23rd November, 1915...	937
526. Post Office Notice—"Germania Herald", Milwaukee, Wis.; "Milwaukee Sonntags-Post", Milwaukee, Wis.	20th December, 1915....	1008
536. Post Office Notice—"New Yorker Herald", New York City; "New Yorker Revue", New York City.	24th December, 1915....	1038
561. Post Office Notice—"Soboda", Jersey City, N.J.....	17th January, 1916.....	1097
564. Post Office Notice—"Ghadr" or "Hindustan Ghadr", San Francisco, Cal.	22nd January, 1916....	1099
582. Post Office Notice—"American Independent", San Francisco, Cal.	31st January, 1916.....	1150
584. Post Office Notice—"Germania", Milwaukee, Wis.....	1st February, 1916.....	1153
593. Post Office Notice—"Tagliche Volkszeitung", St. Paul, Minn.	11th February, 1916....	1170
603. Post Office Notice—"The War", Shanghai; "Der Ostasiatische Lloyd", Shanghai.	16th February, 1916....	1188
614. Post Office Notice—"Tyomies", Superior, Wis.....	28th February, 1916....	1203
649. Post Office Notice—"Josephinum Weekly", Columbia, Ohio.	14th March, 1916.....	1323

PRICES, MAXIMUM—

		PAGE.
743. Maximum Prices.— <i>London Gazette</i>	2nd May, 1916.....	1550

PRIME MINISTER—

339. Order in Council authorizing the Prime Minister to confer with His Majesty's Government. P.C. 1514.	28th June, 1915.....	625
--	----------------------	-----

PRISONERS OF WAR—

307. Order in Council authorizing the entry free of duty of presents or relief to German prisoners of war. P.C. 9.	6th January, 1915.....	583
379. Order in Council respecting the objection of the German Government to the compulsory labour of interned Germans. P.C. 2039.	28th August, 1915.....	717

PRIZE.—

381. Prize Claims Committee.— <i>London Gazette</i>	31st August, 1915.....	722
501. Order in Council respecting the distribution of Prizes. P.C. 2788.....	1st December, 1915....	959

PRIZE CARGOES—

52. Notice to persons interested in cargoes on ships captured as prizes.....	4th September, 1914...	80
The Naval Prize Act, 1864.....	App.	10
The Prize Court Act, 1894.....	App.	23
The Prize Court (Procedure) Act, 1914.....	App.	24

PRIZE CLAIMS COMMITTEE—

720. Prize Claims Committee.— <i>London Gazette</i>	18th April, 1916.....	1514
721. Prize Claims Committee.— <i>London Gazette</i>	18th April, 1916.....	1515

PRIZE COURT—

19. Order of His Majesty in Council respecting Prize Courts. <i>London Gazette</i>	5th August, 1914.....	24
38. Proclamation of war for purposes of Prize Court Act...	19th August, 1914.....	59
39. Order of His Majesty in Council respecting Prize Courts. — <i>London Gazette</i>	20th August, 1914.....	60
44. Proclamation respecting Prize Court Rules.....	22nd August, 1914.....	68
47. Order in Council appointing officers under Prize Court Rules.	29th August, 1914.....	72
52. Notice to persons interested in cargoes on ships captured as prizes.	4th September, 1914...	80
62. Prize Court Rules.....	26th September, 1914...	103
67. Prize Courts in His Majesty's Dominions Oversea.— <i>London Gazette</i>	8th October, 1914.....	111
114. Proclamation respecting the Prize Court Rules.....	14th December, 1914...	189
122. British Prize Courts Oversea.....	31st December, 1914...	197
150. Order of His Majesty in Council respecting Prize Courts.— <i>London Gazette</i>	3rd February, 1915....	237
219. British Prize Courts Oversea.— <i>London Gazette</i>	20th May, 1915.....	400
238. Italian Prize Court.— <i>London Gazette</i>	21st June, 1915.....	453
441. Italian Prize Court.— <i>London Gazette</i>	27th October, 1915.....	835
553. British Prize Courts Oversea.— <i>London Gazette</i>	8th January, 1916.....	1074
Despatches respecting Prize Courts and Prize.....	App.25-351	

PRIZE COURT RULES—

205. Order of His Majesty in Council respecting Prize Court Rules.— <i>London Gazette</i>	29th April, 1915.....	373
211. Order in Council respecting Prize Court Rules.....	6th May, 1915.....	382
259. Proclamation respecting Prize Court Rules.....	16th July, 1915.....	510

PRIZE MONEY.—

		PAGE.
45. Order of His Majesty in Council respecting the distribution of Prize Money.— <i>London Gazette.</i>	28th August, 1914.....	70
296. Order in Council authorizing a proclamation respecting Prize Court Rules. P.C. 2614.	17th October, 1914.....	568
162. Order of His Majesty in Council respecting Prize Bounty.— <i>London Gazette.</i>	2nd March, 1915.....	265
621. Order of His Majesty in Council respecting the distribution of Prize Bounty.— <i>London Gazette.</i>	29th February, 1916.....	1260

PROBATE ALIEN ENEMY ESTATES—

436. Despatch covering a Notice issued by the President of the Probate Division of the High Court respecting the administration of estates of alien enemies.	21st October, 1915.....	825
440. Despatches respecting the right of Russian Consuls to receive Assets of Deceased Russians.	27th October, 1915.....	832

PRODUCTION AND THRIFT CAMPAIGN—

647. Order in Council providing for a campaign of Production and Thrift. P.C. 568.	14th March, 1916.....	1321
--	-----------------------	------

PROTECTION PUBLIC PROPERTY—

See Public Property, Protection.

PUBLIC PROPERTY, PROTECTION—

273. Order in Council providing for the protection of public property. P.C. 2041.	5th August, 1914.....	534
---	-----------------------	-----

PURCHASING COMMITTEE, WAR—

See War Purchasing Committee.

RADIOTELEGRAPH REGULATIONS—

35. Amendment of Radiotelegraph Regulations.....	15th August, 1914.....	56
--	------------------------	----

REALM DEFENCE REGULATIONS—

See Defence of the Realm Regulations.

RECOVERY OF PROPERTY IN ENEMY COUNTRY—

241. Despatch respecting the recovery of property in Enemy Countries.	24th June, 1915.....	464
---	----------------------	-----

REGINA—

85. Appointment of Registrars of Alien Enemies.....	4th November, 1914....	145
89. Proclamation establishing Sydney, Regina, Edmonton, and Calgary as places for the registration of alien enemies.	5th November, 1914....	148

REGISTRARS OF ALIEN ENEMIES—

85. Appointment of Registrars of Alien Enemies at Montreal, Sydney, Edmonton, Regina and Calgary.	4th November, 1914....	145
91. Appointment of Registrars of Alien Enemies at Winnipeg, Fort William and Toronto.	6th November, 1914....	152
103. Appointment of Registrars of Alien Enemies at Victoria, and Ottawa.	14th November, 1914....	177
105. Appointment of Registrar of Alien Enemies at Brandon.	20th November, 1914....	179
121. Appointment of Registrar of Alien Enemies at Sydney.	24th December, 1914....	197
124. Appointment of Registrar of Alien Enemies at Fort William.	7th January, 1915.....	201

REGISTRARS OF ALIEN ENEMIES—*Continued.*

		PAGE.
127. Appointment of Registrar of Alien Enemies at Toronto	11th January, 1915.....	205
334. Order in Council appointing a Registrar of Alien Enemies at Montreal. P.C. 1122.	18th May, 1915.....	616

REGISTRATION OF ALIEN ENEMIES—

83. Proclamation establishing Montreal as a place for the registration of alien enemies.	31st October, 1914.....	140
89. Proclamation establishing Sydney, Regina, Edmonton, and Calgary as places for the registration of alien enemies.	5th November, 1914 ..	148
92. Proclamation establishing Fort William and Winnipeg as places for registration of alien enemies.	6th November, 1914....	153
100. Proclamation establishing Toronto as a place for the registration of alien enemies.	12th November, 1914....	171
101. Proclamation establishing Ottawa as a place of registration of alien enemies.	14th November, 1914....	173
102. Proclamation establishing Victoria as a place of registration of alien enemies.	14th November, 1914....	175
106. Proclamation establishing Brandon as a place of registration of Alien enemies.	20th November, 1914....	180
305. Order in Council respecting the registration of alien enemies near Sydney, Cape Breton. P.C. 3189.	24th December, 1914...	581
310. Order in Council rescinding the Order in Council of 14th November, 1914, establishing Victoria as a place of registration of alien enemies. P.C. 38.	9th January, 1915.....	586

RESERVES—

6. Order of His Majesty in Council calling officers of Reserved and Retired Lists.— <i>London Gazette.</i>	3rd August, 1914.....	6
60. Notice to officers of the Army Reserve.....	21st September, 1914....	101
290. Order in Council respecting British reservists in the Public Service. P.C. 2405.	19th September, 1914...	560

RETIRED LIST—

6. Order of His Majesty in Council calling officers of Reserved and Retired Lists.— <i>London Gazette.</i>	3rd August, 1914.....	6
--	-----------------------	---

RISKS, WAR

53. Despatch covering regulations respecting War Risks...	4th September, 1914...	81
57. Further despatch respecting War Risks.....	10th September, 1914...	92
71. Further despatch respecting War Risks.....	23rd October, 1914.....	122
112. Despatch respecting War Risks.....	2nd December, 1914....	187

ROYAL CANADIAN NAVAL SERVICE—

See Canadian Naval Service.

ROYAL NAVAL RESERVES—

See Naval Reserves.

ROYAL NAVY—

163. Order in Council respecting pay of Engineering Officers in the Royal Navy.— <i>London Gazette.</i>	2nd March, 1915.....	267
---	----------------------	-----

ROYAL RED CROSS WARRANT—

481. The Royal Red Cross Warrant.— <i>London Gazette.</i>	16th November, 1915....	923
550. Despatch respecting the Royal Red Cross Warrant.....	6th January, 1916.....	1070

ROYAL VICTORIAN ORDER—

815. Royal Warrant respecting the Royal Victorian Order.— <i>London Gazette.</i>	3rd June, 1916.....	1796
--	---------------------	------

RUSSIA—

		PAGE.
63. Notice of Russian Government respecting the Declaration of London.— <i>London Gazette</i> .	26th September, 1914...	104
213. Russian Decree Relating to Contraband of War.— <i>London Gazette</i> .	8th May, 1915.....	389
440. Despatches respecting the right of Russian Consuls to receive Assets of Deceased Russians.	27th October, 1915.....	832
644. Notice of Russian Contraband of War.— <i>London Gazette</i> .	13th March, 1916.....	1317
780. Army Council Notice respecting Insurance of Russian Flax.— <i>London Gazette</i> .	23rd May, 1916.....	1670

SASKATCHEWAN—

232. Order of His Majesty in Council declaring the Province of Saskatchewan a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of that Act to apply to that Province.— <i>London Gazette</i> .	10th June, 1915.....	430
--	----------------------	-----

SCIENTIFIC AND INDUSTRIAL RESEARCH COMMITTEE—

821. Order in Council appointing the Scientific and Industrial Research Committee. P.C. 1266.	6th June, 1916.....	1807
---	---------------------	------

SEPARATION ALLOWANCE—

286. Order in Council providing Separation Allowance. P.C. 2266.	4th September, 1914...	555
295. Order in Council respecting Separation Allowance extending the terms of Order in Council of the 4th September, 1914. P.C. 2553.	10th October, 1914.....	567
148. Order in Council respecting placing on Separation Allowance Lists wives of men married after enlistment. P.C. 193.	28th January, 1915.....	235
337. Order in Council respecting Naval Service Separation Allowance for motherless child. P.C. 1470.	24th June, 1915.....	622
468. Order in Council defining the words "wives" and "families" for the purpose of Separation Allowance. P.C. 2603.	6th November, 1915....	904
508. Order in Council respecting Naval Service Separation Allowance. P.C. 2864.	4th December, 1915....	971
636. Order in Council respecting the Separation Allowance of the billeted members of the Overseas Forces. P.C. 534.	8th March, 1916.....	1287

SESSION OF PARLIAMENT—

12. Proclamation calling the War Session.....	4th August, 1914.....	12
37. Speech from the Throne on opening of War Session of Parliament.	18th August, 1914.....	58
42. Proceedings on Prorogation of War Session.....	22nd August, 1914.....	66

SHELL COMMISSION, INVESTIGATION OF PURCHASES OF—

691. Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Commission and the Commission thereunder. P.C. 775.	3rd April, 1916.....	1447
714. Order in Council authorizing the issue of Royal Commission to investigate certain purchases of the Shell Committee. P.C. 887.....	15th April, 1916.....	1507

SPAIN—

See Statutory list.

SMALL ARMS AMMUNITION COMMISSION—

	9th May, 1916.....	PAGE. 1586
752. Order in Council authorizing the issue of a Royal Commission for the investigation of certain sales of Small Arms Ammunition and the Commission thereunder. P.C. 1093.		

STATUTES—

The Naval Prize Act, 1864.....	App.	10
The Prize Courts Act, 1894.....	App.	23
The Prize Courts (Procedure) Act, 1914.....	App.	24
The Customs Act (restriction clauses).....	App.	63
Canadian War Legislation, 1914.....	App.	129
Canadian War Legislation, 1915.....	App.	143
War Legislation of the United Kingdom, 4-5 Geo. V.....	App.	177
War Legislation of the United Kingdom, 5 Geo. V.....	App.	191
War Legislation of the United Kingdom, 5-6 Geo. V.....	App.	313

SIAM—

(See China and Siam).

STATUTORY LIST—

Argentine Republic—	
Statutory Black List.....	1329, 1403, 1554, 1657, 1773, 1854, 1857, 1943, 1948
Argentina and Uruguay—	
Statutory Black List.....	1403, 1504, 1685
Bolivia—	
Statutory Black List.....	1773, 1854, 1943
Brazil—	
Statutory Black List. 1404, 1504, 1506, 1554, 1594, 1658, 1688, 1774, 1855, 1857, 1943, 1949	
Central and South America—	
Statutory Black List.....	1406, 1695, 1775
Chili—	
Statutory Black List.....	1555, 1658, 1691, 1775, 1943, 1949
Cuba—	
Statutory Black List.....	1504, 1658, 1691
Denmark—	
Statutory Black List.....	1590, 1702, 1775, 1943
Ecuador—	
Statutory Black List.....	1405, 1505, 1557, 1692, 1857, 1944
Greece—	
Statutory Black List.....	1213, 1469, 1591, 1658, 1702, 1855
Japan—	
Statutory Black List.....	1591, 1695, 1858
Morocco—	
Statutory Black List.....	1213, 1329, 1470, 1682, 1944
Netherlands—	
Statutory Black List. 1215, 1329, 1331, 1406, 1468, 1470, 1506, 1594, 1658, 1702, 1775, 1777, 1858, 1946, 1949	
Netherland East Indies—	
Statutory Black List.....	1406, 1469, 1506, 1555, 1557, 1594, 1658, 1698, 1775
Norway—	
Statutory Black List.....	1216, 1555, 1593, 1658, 1659, 1707, 1776, 1946, 1949, 1950
Paraguay—	
Statutory Black List.....	1776
Persia—	
Statutory Black List.....	1330, 1506, 1557, 1594, 1659, 1700, 1855, 1857, 1947
Peru—	
Statutory Black List.....	1405, 1506, 1659, 1694, 1776, 1855, 1857, 1947
Philippine Islands—	
Statutory Black List.....	1407, 1556, 1593, 1659, 1701, 1776, 1855, 1947
Portugal—	
Statutory Black List. 1217, 1407, 1506, 1557, 1593, 1659, 1708, 1776, 1777, 1855, 1859, 1947, 1949, 1950	
Portuguese East Africa—	
Statutory Black List. 1218, 1331, 1469, 1470, 1556, 1557, 1660, 1683, 1777, 1856, 1858	

STATUTORY LIST—Continued.

PAGE.

Portuguese West Africa—

Statutory Black List..... 1948

Spain—

Statutory Black List. 1219, 1408, 1556, 1659, 1660, 1711, 1777, 1856, 1858, 1948....

Sweden—

Statutory Black List. 1221, 1331, 1506, 1556, 1593, 1594, 1659, 1715, 1777, 1857,
1858, 1948, 1949

Uruguay—

Statutory Black List.....1857, 1859, 1948

STOCK AND SHARES OWNED BY ENEMIES—

858. Notice respecting Transfers of Stock and Shares owned 23rd June, 1916..... 1891
by Alien Enemies.—*London Gazette*.

STRANDED BRITISH SUBJECTS—

69. Despatch respecting British subjects stranded in 9th October, 1914..... 118
Europe.84. Memorandum as to transmission of money and letters — October, 1914..... 141
abroad.

SUBMARINE SERVICE—

280. Order in Council providing extra pay for men in Sub- 21st August, 1914..... 541
marine Service. P.C. 2175.

SWEDEN—

(See Statutory List).

SWITZERLAND—

530. Proclamation of His Majesty the King relating to the 22nd December, 1915.... 1015
exportation of certain articles to Switzerland during
the present war.—*London Gazette*.577. Order in Council respecting the exportation of certain 28th January, 1916..... 1135
articles to Switzerland. P.C. 171.

SYDNEY—

85. Appointment of Registrars of Alien Enemies..... 3rd November, 1914.... 145

89. Proclamation establishing Sydney, Regina, Edmonton, 5th November, 1914.... 148
and Calgary as places for the registration of alien
enemies.

121. Appointment of Registrar of Alien Enemies..... 24th December, 1914.... 197

305. Order in Council respecting the registration of Alien 24th December, 1914.... 581
Enemies near Sydney, Cape Breton. P.C. 3189.

TELEGRAPHS AND TELEPHONES—

269. Order in Council authorizing the Minister of Militia to 2nd August, 1914..... 528
take control of Telegraph Cables. P.C. 2029.264. Order in Council establishing regulations respecting the 24th September, 1914... 520
transmission and reception of telegraph and telephone
messages.263. Order in Council appointing the Minister of Justice 28th January, 1915..... 519
to supervise Telephones and Telegraphs under the
Order in Council of 24th September, 1914. P.C. 202.316. Order in Council authorizing the Minister of Justice to 28th January, 1915..... 594
act under the Order in Council of 24th September,
1914, respecting Telegraphs and Telephones. P.C.
202.

TORONTO—

		PAGE.
91. Appointment of Registrars of Alien Enemies.....	12th November, 1914....	152
100. Proclamation establishing Toronto as a place for the registration of Alien Enemies.	12th November, 1914....	171
127. Appointment of Registrar of Alien Enemies.....	11th January, 1915.....	205

TRADE COMMISSION—

751. Order in Council appointing a Trade Commission. P.C. 1010.	9th May, 1916.....	1582
763. Order in Council respecting the Trade Commission. P.C. 1104.	11th May, 1916.....	1645

TRADE CONDITIONS LIKELY TO ARISE IN EUROPE AFTER THE WAR, INVESTIGATION OF—

773. Order in Council authorizing the Minister of Trade and Commerce to investigate trade conditions likely to arise in Europe after the War. P.C. 1188.	18th May, 1916.....	1664
--	---------------------	------

TRADING WITH THE ENEMY—

The Trading with the Enemy Act, 1914.....	app.	187
The Trading with the Enemy (Amendment) Act, 1914.....	app.	193
The Trading with the Enemy Act, 1915.....	app.	492
17. By the King a Proclamation setting forth the Law and Policy with regard to trading with the enemy.	5th August, 1914.....	18
28. A Proclamation extending the scope of certain existing Proclamations and certain Orders in Council connected with the war.— <i>London Gazette</i> .	12th August, 1914.....	39
56. Proclamation respecting trading with the Enemy.....	9th September, 1914....	88
64. A Proclamation extending the prohibitions contained in the Proclamation of the 9th September, 1914, relating to trading with the Enemy.— <i>London Gazette</i> .	30th September, 1914...	105
66. Proclamation of His Majesty the King respecting trading with the Enemy.	8th October, 1914.....	109
74. A Proclamation extending the prohibitions contained in the Proclamation of the 9th September, 1914, relating to trading with the Enemy.	26th October, 1914.....	124
80. Order in Council imposing penalties respecting trading with the Enemy.	30th October, 1914.....	136
299. Order of the British Board of Trade licensing the payment of fees on Patents of Invention, in enemy countries and on behalf of enemies in the United Kingdom.— <i>London Gazette</i> .	4th November, 1914.....	572
88. A Proclamation extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.	5th November, 1914.....	146
93. Order in Council making former Proclamations and Orders in Council applicable to Turkey. P.C. 2816.	6th November, 1914.....	155
90. Order in Council respecting license to trade with the Enemy. P.C. 2819.	6th November, 1914.....	150
308. Order in Council authorizing the payment of fees for Patents of Invention to enemy countries. P.C. 17.	6th January, 1915.....	584
125. A Proclamation relating to trading with the Enemy....	7th January, 1915.....	202
128. Proclamation extending scope of prohibitions relating to trading with the Enemy.	15th January, 1915.....	205
318. Order in Council authorizing payment of fees to enemy countries necessary for grant or renewal of patents or registration of Trade Marks or Designs and on behalf of enemies in Canada. P.C. 291.	8th February, 1915.....	596
155. A Proclamation relating to trading with the enemy (occupied territory).— <i>London Gazette</i> .	16th February, 1915.....	255
177. Foreign Office Notice respecting dealings with British subjects in enemy countries.	312
246. A Proclamation relating to trading with persons of enemy nationality resident or carrying on business in China, Siam, Persia, or Morocco.— <i>London Gazette</i> .	25th June, 1915.....	480

TRADING WITH THE ENEMY—Continued.

		PAGE.
387. A Proclamation relating to Trading with the Enemy.— <i>London Gazette.</i>	14th September, 1915...	734
511. Order of the Board of Trade revoking a certain License dated 4th November, 1914, under the Proclamation respecting Trading with the Enemy and extending the said License.— <i>London Gazette.</i>	7th December, 1915...	975
589. Notice respecting trading with persons of Enemy Nationality in Egypt.— <i>London Gazette.</i>	7th February, 1916....	1164
619. Order of His Majesty in Council making exceptions and adaptations to the Trading with the Enemy Proclamations and Orders in Council.— <i>London Gazette.</i>	29th February, 1916....	1222
625. Order in Council extending the restrictions relating to Trading with the Enemy. P.C. 432.	29th February, 1916....	1270
652. Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.— <i>London Gazette.</i>	16th March, 1916.....	1328
732. A Proclamation amending the Trading with the Enemy (Neutral Countries) Proclamation, 1916.— <i>London Gazette.</i>	26th April, 1916.....	1529
745. Consolidated Orders respecting Trading with the Enemy. P.C. 1023.	2nd May, 1916.....	1558
747. Order in Council respecting Trading with the Enemy by Banks of Enemy Nationality. P.C. 1035.	5th May, 1916.....	1578
822. Trading with the Enemy (Vesting and Application of Property) Amendment Rules, 1916 (No. 2).— <i>London Gazette.</i>	6th June, 1916.....	1810
858. Notice respecting Transfers of Stock and Shares owned by Alien Enemies.— <i>London Gazette.</i>	23rd June, 1916.....	1891

TRADING WITH PERSONS IN NEUTRAL COUNTRIES—

245. A Proclamation relating to the Exportation of all Articles to the Netherlands during the Present War.— <i>London Gazette.</i>	25th June, 1915.....	479
246. A Proclamation relating to trading with persons of enemy Nationality resident or carrying on business in China, Siam, Persia, or Morocco.— <i>London Gazette.</i>	25th June, 1915.....	480
416. Order of His Majesty in Council amending the proclamation of 25th June, 1915, respecting the exportation of certain commodities.— <i>London Gazette.</i>	7th October, 1915.....	780
472. A Proclamation relating to trading with persons of enemy nationality resident or carrying on business in Liberia or Portuguese East Africa.— <i>London Gazette.</i>	10th November, 1915...	908
478. Order of His Majesty in Council respecting the exportation of certain commodities amending the Proclamation of 25th June, 1915.— <i>London Gazette.</i>	15th November, 1915...	919
530. Proclamation of His Majesty the King relating to the Exportation of certain articles to Switzerland during the present War.— <i>London Gazette.</i>	22nd December, 1915...	1015
577. Order in Council respecting the exportation of certain articles to Switzerland. P.C. 171.	28th January, 1916....	1135
618. A Proclamation Prohibiting Trading with certain persons, or bodies of persons, of Enemy Nationality or Enemy Associations.— <i>London Gazette.</i>	29th February, 1916....	1210
619. Order of His Majesty in Council making exceptions and adaptations to the Trading with the Enemy Proclamations and Orders in Council.— <i>London Gazette.</i>	29th February, 1916....	1222
652. Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.— <i>London Gazette.</i>	16th March, 1916.....	1328
667. Notice of additional list of persons in China and Siam to whom goods may be exported.— <i>London Gazette.</i>	24th March, 1916.....	1362
668. List of Persons and Companies to whom articles may be exported under the Proclamation of 24th September, 1915, in China and Siam.— <i>London Gazette.</i>	24th March, 1916.....	1364

TRADING WITH PERSONS IN NEUTRAL COUNTRIES—Continued.

	PAGE.
670. Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.— <i>London Gazette</i> .	24th March, 1916..... 1401
698. Notices of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	7th April, 1916..... 1466
699. Order of His Majesty in Council setting out List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	7th April, 1916..... 1467
700. Notice of Persons and Firms in Egypt licensed to carry on business for the purpose of liquidation.— <i>London Gazette</i> .	7th April, 1916..... 1470
706. Notice of List of Firms in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	11th April, 1916..... 1483
713. Order of His Majesty in Council making List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	14th April, 1916..... 1502
722. List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	18th April, 1916..... 1516
731. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	26th April, 1916..... 1528
732. A Proclamation amending the Trading with the Enemy (Neutral Countries) Proclamation, 1916.— <i>London Gazette</i> .	26th April, 1916..... 1529
739. Notice of List of Persons in Liberia authorized as Consignees of Articles.— <i>London Gazette</i> .	28th April, 1916..... 1545
742. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	2nd May, 1916..... 1549
744. Order of His Majesty in Council respecting List of Persons in Neutral Countries with whom trade is prohibited.— <i>London Gazette</i> .	2nd May, 1916..... 1553
753. Order of His Majesty in Council prohibiting Trading with certain companies and Firms in Neutral Countries.— <i>London Gazette</i> .	9th May, 1916..... 1589
771. Order of His Majesty in Council establishing List of Persons in neutral countries with whom trade is prohibited.— <i>London Gazette</i> .	18th May, 1916..... 1656
784. A Proclamation Prohibiting Trading with certain persons, or bodies of persons, of Enemy Nationality or Enemy Association.— <i>London Gazette</i> .	23rd May, 1916..... 1679
795. List of Persons in China and Siam to whom goods may be consigned.— <i>London Gazette</i> .	30th May, 1916..... 1753
805. Proclamation of Persons with whom Trading is Prohibited.	1st June, 1916..... 1765
808. Order of His Majesty in Council establishing a List of Persons with whom trading is prohibited.— <i>London Gazette</i> .	2nd June, 1916..... 1771
829. Despatch giving List of Persons in Liberia to whom articles may be consigned.	9th June, 1916..... 1820
842. Order of His Majesty in Council amending the Statutory List of persons in neutral countries with whom persons in the United Kingdom may not trade.— <i>London Gazette</i> .	15th June, 1916..... 1853
845. Order amending List of Persons in China and Siam and Liberia to whom articles may be exported.— <i>London Gazette</i> .	16th June, 1916..... 1862
852. Order amending List of Persons in China and Siam to whom articles may be exported.— <i>London Gazette</i> .	20th June, 1916..... ¹⁴ 1883
870. Order amending the List of Persons in Liberia to whom goods may be exported.— <i>London Gazette</i> .	26th June, 1916..... 1915
872. Order amending List of Persons in China and Siam to whom goods may be exported.— <i>London Gazette</i> .	27th June, 1916..... 1917
883. Order of His Majesty in Council amending the Statutory Lists of persons in Neutral Countries with whom persons in the United Kingdom may not trade.— <i>London Gazette</i> .	30th June, 1916..... 1941

TRAINING CAMPS, ESTABLISHMENT OF—

		PAGE.
697. Order in Council authorizing the establishment of a Training Camp in the County of Simcoe. P.C. 562.	7th April, 1916.....	1464
834. Order in Council establishing Camp Hughes. P.C. 1394.	10th June, 1916.....	1831

TRUSTS—

The Execution of Trusts (War Facilities) Act, 1914.....	App.	202
The Execution of Trusts (War Facilities) Amendment Act, 1915.....	App.	483

TURKEY—

86. Notice of war with Turkey.— <i>London Gazette</i>	5th November, 1914....	146
87. Announcement of war with Turkey.....	5th November, 1914....	146
88. Extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.— <i>London Gazette</i> .	5th November, 1914....	146
93. Order in Council making former proclamations and Orders in Council applicable to Turkey.	6th November, 1914....	155
353. Despatch respecting the application of the Order in Council of 11th March, 1915.	27th July, 1915.....	652
488. Proclamation of War with Turkey for the purposes of the Prize Court Act.	20th November, 1915....	936

UNITED KINGDOM EXPORTATION PROHIBITION—

See Exportation Prohibition, United Kingdom.

UNITED KINGDOM IMPORTATION PROHIBITION—

(See Importation Prohibition United Kingdom).

UNITED STATES—

Diplomatic Correspondence respecting rights of Belligerents.....	App.	210
809. Order in Council respecting alleged enlistment of Citizens of the United States. P.C. 1321.	3rd June, 1916.....	1778

URUGUAY—

See Statutory list.

VICTORIA—

102. Proclamation establishing Victoria as a place of registration of alien enemies.	14th November, 1914....	175
103. Appointment of Registrars of Alien Enemies.....	14th November, 1914....	177
310. Order in Council rescinding the Order in Council of 14th November, 1914, establishing Victoria as a place of registration of alien enemies. P.C. 38.	9th January, 1915.....	586

VICTORIA CROSS—

See under Honours.

VOLUNTEERS, ATTESTATION OF—

291. Order in Council appointing Officers to take attestation of Volunteers. P.C. 2425.	22nd September, 1914...	561
---	-------------------------	-----

VOTES FOR SOLDIERS—

207. Proclamation of His Majesty the King putting in force certain sections of an Act to Enable Canadian Soldiers on Active Military Service during the present war to Exercise their Electoral franchise.— <i>London Gazette</i> .	5th May, 1915.....	377
---	--------------------	-----

WAR ANNOUNCEMENT—

8. Announcement of War.— <i>London Gazette</i>	4th August, 1914.....	8
10. Announcement of war.— <i>London Gazette</i>	4th August, 1914.....	10
26. Announcement of war with Austria-Hungary.— <i>London Gazette</i>	12th August, 1914.....	38
27. Despatch announcing the war with Austria-Hungary...	12th August, 1914.....	39
87. Announcement of war with Turkey.....	5th November, 1914....	146
88. Extending to the war with Turkey the Proclamations and Orders in Council now in force relating to the war.	5th November, 1914....	146
425. Announcement of War with Bulgaria.— <i>London Gazette</i>	15th October, 1915.....	802
487. Proclamation of War with Bulgaria for the purposes of the Prize Court Act.	20th November, 1915....	935
488. Proclamation of War with Turkey for the purposes of the Prize Court Act.	20th November, 1915....	936

WAR LOAN—

417. Order in Council respecting advances made to the Dominion by the Government of the United Kingdom. P.C. 2361.	8th October, 1915.....	781
486. Order in Council respecting the Domestic War Loan. P.C. 2717.	20th November, 1915....	930
523. Notice respecting Exchequer bonds and American dollar securities.— <i>London Gazette</i>	16th December, 1915....	997
527. Notice respecting American dollar securities.— <i>London Gazette</i>	21st December, 1915....	1008
537. Order in Council respecting the Domestic War Loan. P.C. 3030.	25th December, 1915....	1038

WAR MEASURES ORDERS—

See Orders in Council and Proclamations, Etc.

WAR PURCHASES INVESTIGATION—

336. Order in Council appointing a Commission of Inquiry of War Purchases. P.C. 1287.	2nd June, 1915.....	619
---	---------------------	-----

WAR PURCHASING COMMITTEE—

333. Order in Council appointing the War Purchasing Committee. P.C. 1033.	8th May, 1915.....	612
340. Order in Council regulating the opening of tenders within the scope of the War Purchasing Commission. P.C. 1512.	30th June, 1915.....	626
571. Order in Council amending the Order in Council appointing the War Purchasing Commission. P.C. 160.	26th January, 1916....	1112

WAR REVENUE—

332. Order in Council providing remuneration to postmasters and others vending Inland Revenue Stamps. P.C. 849.	30th April, 1915.....	612
342. Order in Council providing reward for informers under The Special War Revenue Act, 1915. P.C. 1574.	8th July, 1915.....	629

WAR RISKS—

53. Despatch covering regulations respecting War Risks....	4th September, 1914...	81
57. Further despatch respecting War Risks.....	10th September, 1914...	92
71. Further despatch respecting War Risks.....	23rd October, 1914.....	122
112. Despatch respecting War Risks.....	2nd December, 1914....	187
140. Despatch respecting War Risks.....	5th January, 1915.....	225
695. Despatch respecting War Risks (Floating Policy of Insurance).	5th April, 1916.....	1461

WAR TRADE COMMITTEE—

		PAGE.
740. Order in Council appointing the War Trade Committee.	1st May, 1916.....	1546
P.C. 993.		

WHEAT COMMANDEERING—

505. Order in Council respecting the Commandeering of Wheat.	4th December, 1915....	966
P.C. 2873.		
506. Order in Council respecting the Commandeering of Wheat.	4th December, 1915....	969
P.C. 2874.		
514. Order in Council respecting the Commandeering of Wheat.	8th December, 1915....	982
P.C. 2893.		
554. Order in Council respecting the Commandeering of Wheat.	8th January, 1916.....	1076
P.C. 12.		

WINDING UP OF FIRMS AND COMPANIES OF ENEMY NATIONALITY—(See Notice of Winding up of firms and companies of Enemy Nationality).

WINNIPEG—

91. Appointment of Registrars of Alien Enemies.....	6th November, 1914....	152
92. Proclamation establishing Fort William and Winnipeg as places for registration of alien enemies.	6th November, 1914...	153

WIRELESS OPERATORS—

579. Order in Council making regulations for the proper government of the rating of Wireless Operators.	29th January, 1916.....	1144
P.C. 162.		

WIRELESS TELEGRAPHS—

270. Order in Council authorizing the Minister of the Naval Service to take control of Wireless Telegraphs.	2nd August, 1914.....	530
P.C. 2030.		
293. Order in Council authorizing the taking of control of Telegraph and Telephone Lines.	24th September, 1914...	563
P.C. 2409.		

WOOL—

828. Order of Army Council prohibiting dealing in Irish Wool.— <i>London Gazette</i> .	8th June, 1916.....	1819
846. Army Council Order respecting sale of Irish Wool Clip.— <i>London Gazette</i> .	16th June, 1916.....	1862
854. Army Council Order respecting Wool of 1916.— <i>London Gazette</i> .	21st June, 1916.....	1887

No. 543.

Canada Gazette, 22nd January, 1916.

Supplement to the London Gazette, 31st December, 1915 — 1st January, 1916.

[29422]

Canadians Mentioned in Despatches.

WAR OFFICE,

1st January, 1916.

The following despatch has been received by the Secretary of State for War from the Field-Marshal Commanding-in-Chief the British Army in France.:—

GENERAL HEADQUARTERS,

30th November, 1915.

SIR,—In accordance with the last paragraph of my Despatch of the 15th October, 1915, I have the honour to bring to notice the names of those whom I recommend for gallant and distinguished service in the field.

I have the honour to be sir,

Your obedient servant,

J. D. P. FRENCH,

Field-Marshal, Commanding-in-Chief
The British Army in France.

CANADIAN FORCES.

CANADIAN STAFF.

Watson, Lieutenant-Colonel (temporary Brigadier-General) D.,
Canadian Local Forces.

Gordon-Hall, Major (temporary Lieutenant-Colonel) G.C.W.,
Yorkshire Light Infantry.

Panet, Major E. de B., Canadian Local Forces.

Brown, Major, J. S., Royal Canadian Regiment.

Clark, Captain R. P., Canadian Local Forces.

Hahn, Captain J. E.

Wright, Captain A. S., Canadian Artillery.

Lalor, Lieutenant R. C., Canadian Contingent.

McGugan, Lieutenant D., Canadian Contingent.

Berry, No. 1810, Sergeant-Major G. E., Canadian Contingent.

CANADIAN FIELD ARTILLERY.

Morrison, Lieutenant-Colonel (Temporary Brigadier-General
E. W. B., D.S.O.

Constantine, Major C. F.

Gillmore, Major E. T. B., 1st Canadian Division, Ammunition
Sub-Park.

Goodeve, Major L. C.

Leonard, Major E. W.

Magee, Major F. C.

Dunlop, Captain H. McD., 1st Canadian Division, Ammunition
Column.

Craig, Lieutenant C. S.

Leach, Lieutenant R. J., Canadian Heavy Battery.

Paterson, Lieutenant (temporary Captain) A. T.

Tingley, Lieutenant F. H.

Kelly, Paymaster and Honorary Captain L. S. G.

ROYAL CANADIAN ENGINEERS.

Vince, Captain E. R.

Cosgrove, Lieutenant J. R.

Lynn, Lieutenant E. F.

Macdonald, Lieutenant J. C.

Mathieson, Lieutenant D. M.

Shergold Quartermaster and Honorary Captain C. (Temporary
Second Lieutenant, Royal Engineers).

Melville, No. 5015, Sergeant A.

Sinclair, No. 45200, Sapper W.

ROYAL CANADIAN DRAGOONS.

Nelles, Lieutenant-Colonel C. M.

Codville, Captain F. H. McD.

LORD STRATHCONA'S HORSE.

Macdonell, Lieutenant-Colonel A. C., D.S.O.
Hesketh, Major J. A., D.S.O.
Critchley, Captain J. A.
MacDonald, Lieutenant D. J.

PRINCESS PATRICIA'S CANADIAN LIGHT INFANTRY.

Pelly, Major (temporary Lieutenant-Colonel) R. T. (Captain
Loyal North Lancashire Regiment, Special Reserve).
Gray, Major D. F. B.
Carvell, Lieutenant G. C.
Crawford, Lieutenant R. G. (died of wounds).
Edwards, Lieutenant N. A. (killed).
Cordery, No. 236, Company Sergeant-Major A. E.
Godfrey, No. 1589, Company Quartermaster Sergeant S.
Allan, No. 1742, Sergeant M.
Christie, No. 1576, Corporal J. M.
Fleming, No. 14472, Private A. G. S.
McAllister, No. 1062, Private J.

1ST CANADIAN INFANTRY BATTALION.

Hill, Lieutenant-Colonel F. W.
Lalor, Captain W. J. A.
Metcalf, Lieutenant G. A (killed).
Large, No. 6472, Private W. C.
Smith, No. 6856, Private C. D.

2ND CANADIAN INFANTRY BATTALION.

Young, No. 8630, Sergeant J. K.

3RD CANADIAN INFANTRY BATTALION.

Rennie, Lieutenant-Colonel (temporary Brigadier-General) R.,
M.V.O.
Rogers, Captain J. B.
Tidy, Captain F. O. W.
Reid, Lieutenant G. E.
Clifton, No. 9057, Sergeant H. K.

4TH CANADIAN INFANTRY BATTALION.

Colquhoun, Lieutenant-Colonel M. A.
Hickey, No. 11202, Sergeant H. (killed).
Sprinks, Lieutenant W. D.

5TH CANADIAN INFANTRY BATTALION

Hilliam, Lieutenant-Colonel E.
Tuxford, Lieutenant-Colonel G. S.
Dyer, Major H. M.
Anderson, Captain S. J., D.S.O.
Nash, Captain J. F. P., D.S.O.
Anderson, Lieutenant J. G.
Mackie, No. 12601, Regimental Sergeant-Major A. G.
Saunders, No. 12764, Corporal S.

7TH CANADIAN INFANTRY BATTALION.

Odium, Lieutenant-Colonel V. W.
Gardner, Captain S. D.
Brooks, Captain A.
Holmes, Lieutenant W. D.
Owen, Lieutenant H. H.
Fyles, No. 77006, Sergeant J. J.
Allison, No. 16619, Corporal R. M.
Hall, No. 23396, Corporal A. E.
McQueen, No. 16922, Private W.

8TH CANADIAN INFANTRY BATTALION.

Andrews, Major G. W.
Prower, Captain J. M.
Tate, No. 757, Private H.

9TH CANADIAN INFANTRY BATTALION.

Ashton, Major E. J.

10TH CANADIAN INFANTRY BATTALION.

O'Rourke, No. 19612, Corporal D. (died of wounds).
Smith, No. 20378, Corporal H. R.

13TH CANADIAN INFANTRY BATTALION.

Clark-Kennedy, Major W. H.
Connor, No. 24829, Private B. J.

16TH CANADIAN INFANTRY BATTALION.

Rae, Major W.
Hastings, Captain V. J.
Morison, Major F., D.S.O.
Appleton, No. 29410, Private E.
Grant, No. 28976, Private P. M.
Payne, No. 29481, Private C.

17TH (RESERVE) CANADIAN INFANTRY BATTALION.

Mavor, Captain W.

22ND CANADIAN INFANTRY BATTALION.

Roy, Major A. (killed).

28TH CANADIAN INFANTRY BATTALION.

Northover, Lieutenant A. W.

CANADIAN ARMY MEDICAL CORPS.

Bridges, Colonel J. W.
McLaren, Colonel M..
Cameron, Lieutenant-Colonel K.
Nasmith, Lieutenant-Colonel G. G.
Mackinnon, Major W. T. M.
Young, Major C. A.
Gibson, Captain G. H. R.
Macdonald, Captain R. H.
Smith, Captain S. A., D.S.O.
Hart, Lieutenant W. M.
Robart, No. 33801, Sergeant-Major R.
Hogg, No. 34618, Staff-Sergeant W.
Horne, No. 33844, Lance-Corporal R.
McKeegan, No. 33854, Private F.

CANADIAN NURSING SERVICE.

Charleson, Matron Miss E. M.
McLatchey, Matron Miss M. O.
Nesbitt, Nursing Matron Miss V. C.
Rayside, Nursing Matron Miss E. C.
Ridley, Nursing Matron E. B.
Strong, Nursing Sister Miss A. C.
Tremaine, Nursing Sister Miss V. A.

CANADIAN ARMY VETERINARY CORPS.

Evans, Captain T. C.
White, No. 48506, Sergeant O.C.

CANADIAN ORDNANCE CORPS.

Northover, Lieutenant H. R.

CANADIAN OVERSEAS RAILWAY CONSTRUCTION CORPS.

Ramsey, Lieutenant-Colonel C. W. P.
Hervey, Major C. L.

No. 544.

Canada Gazette, 22nd January, 1916.
Second Supplement to London Gazette, 31st December, 1915.—
1st January, 1916.

[29423]

Honours.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD,
LORD CHAMBERLAIN'S OFFICE,
ST. JAMES' PALACE, S.W.,
1ST JANUARY, 1916.

The KING has been graciously pleased to give orders for the following appointments to the Most Honourable Order of the Bath, in recognition of the services of the undermentioned Officers during the War:—

To be Additional Members of the Civil Division of the Third Class, or Companions, of the said Most Honourable Order:

Major-General John Wallace Carson, Canadian Local Forces.

Colonel Willoughby Carnons Gwatkin, Canadian Local Forces.

CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE,

DOWNING STREET, 1st January, 1916.

The KING has been graciously pleased to give directions for the following promotions in and appointments to the Most Distinguished Order of Saint Michael and Saint George:—

To be Ordinary Members of the Second Class, or Knights Commanders of the said Most Distinguished Order:—

The Honourable William Thomas White, Minister of Finance of the Dominion of Canada.

Collingwood Schreiber, Esq., C.M.G., General Consulting Engineer to the Government of the Dominion of Canada.

To be Ordinary Members of the Third Class, or Companions of the said Most Distinguished Order:—

William Brymner, Esq., President of the Royal Canadian Academy of Arts.

Lieutenant-Colonel Henry James Grasett, Chief Constable, Toronto.

Surgeon-General Guy Carleton Jones, Director of Medical Services; Canadian Expeditionary Force.

Brigadier-General James Charles MacDougall, Commanding Canadian Training Division; Canadian Expeditionary Force.

WAR OFFICE,

1st January, 1916.

The KING has been graciously pleased to confer the Decoration of the Royal Red Cross upon Miss Margaret Clothilde Macdonald, Matron-in-Chief, Canadian Nursing Service.

No. 545.*The London Gazette, 4th January, 1916.*

[29427]

Notice to Mariners.

No. 6 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 1173 of 1915¹; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914², the following regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yar-

¹p. 961. ²App., 284.

mouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

II. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also Pilots for the River Thames, and for Folkestone and Dover Harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of 51° 40' and 51° 54' North Latitude, but *no others*, can obtain pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON and HARWICH for the Downs and Great Yarmouth (including the River Thames and approaches).

NOTE.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

III. RIVERS THAMES AND MEDWAY.—All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Reach Light-Buoy and thence to Canvey Point on the West, and the Sunk Head Light-Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 6.30 p.m. and 5.30 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 6.30 p.m. and 5.30 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notice issued by the Board of Agriculture and Fisheries.

NOTE.—This Notice is a re-publication of Notice No. 1173 of 1915¹, with amendments to Section III.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

¹p. 961.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 1st January, 1916.

No. 546.

Extra Canada Gazette, 7th January, 1916.

Order in Council respecting the exportation of certain commodities
and amending the Order in Council of 27th April, 1915.

P. C. 5.

AT THE GOVERNMENT HOUSE AT OTTAWA.

THURSDAY, the 6th day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to order that the Order in Council of the 27th April, 1915,¹ prohibiting the exportation of certain goods to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, shall be amended by striking thereout the following articles, viz.:—

“Animals, pack, saddle and draught, suitable for use in war.”

His Royal Highness the Governor General in Council, under and in virtue of The provisions of sections 242 and 291 of The Customs Act², is further pleased to order that the exportation of the undermentioned goods shall be and the same is hereby pro-

¹p. 353. ²App. 63.

hibited to all destinations abroad other than the United Kingdom British Possessions and Protectorates, United States, France, Italy, Japan, and Russia (except Baltic Ports) viz.:—

“Horses and other animals, pack, saddle and draught, suitable for use in war.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 547.

Order in Council providing procedure for declaring dead, members of the Overseas Forces reported missing.

P. C. 2890.

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor in Council is pleased to order and doth hereby order and declare that the official acceptance of death of Officers, Warrant Officers, Non-commissioned Officers and Men of the Canadian Overseas' Expeditionary Forces who have been reported missing shall be as follows:—

After they have been so reported for six months.

2. The procedure to be similar to that adopted by the Army Council and to be carried out by the Canadian Record Office, London, England, and also at Ottawa in cases demanding further inquiry in Canada.

3. The modus operandi to be as under:—

(a) When evidence of the death of an Officer or soldier is furnished either in a report from the enemy or in an unofficial report from an Officer or soldier who has returned

to England, the Record Office, London, England, will undertake the main responsibility for the decision but will refer the case to the D.A.A.G. at the base to state whether he has any evidence to the contrary before final acceptance of death. Army Form B. 2090 (b), of which a copy is attached, to be used.

(b) In cases where Officers and soldiers have been reported "missing" for 6 months, the available evidence to be collected and considered by the Record Office, London, England, and, in the case of soldiers, such office will ascertain that neither it, the unit, the Base, the British Red Cross, nor the next-of-kin and relatives have any information suggesting that he may still be alive. The Record Office will then finally submit the case to the Base on Army Form B. 2090 (c), a copy of which is attached. Both Army Forms B. 2090 (b) and 2090 (c) to be sent to the Secretary Militia Council, Headquarters, Ottawa, as soon as completed.

(c) In cases where the base is unable to give a definite report, the final decision as to acceptance of death for official purposes will be given by the Director of Pay and Record Services, Canadian Overseas' Expeditionary Forces, as all the available evidence will have been collected by the Officer i/c Records.

(d) In cases where further inquiry has to be made of relatives or next-of-kin domiciled in Canada, the Record Office, London, England, will transmit their report to the Record Office, Militia Headquarters, Ottawa, by which latter office such further inquiries will be made and the final decision as to acceptance of death be given by the official in charge thereof.

4. In cases where an Officer, Non-commissioned Officer or man is reported "missing," Assigned Pay to continue to be paid for a period not exceeding three months, and Separation Allowance for a period not exceeding six months from the date the Officer non-Commissioned Officer or man was reported "missing." Pension to start from the date the Assigned Pay and Allowances cease. For Example—a man is reported "missing" on the 1st October, 1915, both assigned pay and separation allowance would continue to be paid until the 31st December, 1915, and Separation allowance only, up to the 31st January, 1916.

Then, when there has been official acceptance of the death, pension would start from the 1st January, 1916.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

2890—(a)—

Army Form B.2090 (b).

UNOFFICIAL REPORT OF DEATH.

WAR OFFICE REFERENCE No.

ANSWER.

The Secretary of the War Office requests that you will be good enough to return this letter as early as possible, with answers to the questions below.

.....
....., killed,
has been reported , died , at
.....
.....
on.....the
authority being.....

.....
The evidence appears to be satisfactory, providing that you have none to the contrary. It is therefore requested that you will

(1) State whether you have any evidence to the contrary;

If not,

(2) State whether the soldier a....
.....leaves a will or not;

(a) In Pay Book;

(b) In Small book;

(c) As a separate document;

and forward it, if found, to this Office.

(3) Forward the Pay Book to the Regimental Paymaster, with the duplicate copy of this form.

The Deputy Adjutant-General
G.H.Q. 3rd Echelon.

M. 0524—1915.

2890—(b)—

Army Form B.2090 (c).

MISSING MAN.

(ACCEPTANCE OF DEATH FOR OFFICIAL PURPOSES.)

WAR OFFICE REFERENCE No.....

The Deputy Adjutant General,
G.H.Q., 3rd Echelon.

No..... Rank..... Name.....
Regiment..... has been missing since
..... Reference has been made to the
Unit, the Record Office and the Base, on the Printed Missing
List, but no evidence of material value has been received which
would indicate that he is not dead.

In accordance with the Decision of the Army Council, this
soldier is to be regarded for official purposes as having died on
or since the above date.

REPLY.

You are requested to state whether
the soldier leaves a will or not.....

(a) In Pay Book.....

(b) In Small Book.....

(c) As a separate document.....

and to forward it, if found, to this
office.

The Pay Book and the duplicate copy of this form should
be forwarded to the Regimental Paymaster.

.....
..... Records,
3rd Echelon.

War Office,

Date.....

MO. 524—1915.

No. 548.*Canada Gazette, 15th January, 1916.*

Order in Council respecting the Dominion Lands regulations relating to lands within the Railway Belt of British Columbia.**P. C. 3093.****AT THE GOVERNMENT HOUSE AT OTTAWA****Thursday, the 6th day of January, 1916.****PRESENT:****HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.**

WHEREAS, by Orders in Council, dated 17th October, 1914¹, and 19th June, 1915², with respect to Dominion lands within the Railway Belt of British Columbia provision was made for reckoning as residence spent on a homestead the time of an entrant on active military service who enrolled as a member of a military force of Canada or Great Britain or of the Allies of Great Britain in the present war; also, for the issue of patent to such homesteader if disabled or to his legal representatives in the event of death;

AND WHEREAS those provisions apply only to those persons who made entry for Dominion land in the Railway Belt prior to enlistment, or in the case of reservists prior to the date of their recall for active military service, and that consequently any person who made entry for Dominion land after enlistment or after the date of his recall as aforesaid would come under the provisions of section 21 of the regulations for the survey, administration, disposal and management of Dominion lands within the Forty-Mile Railway Belt in the Province of British Columbia, which sets forth that any entry which is not perfected within twelve months from the date thereof shall be cancelled;

AND WHEREAS it is considered that, while it might not be in the public interest to extend the benefit of the said Orders in Council of 17th October, 1914, and 19th June, 1915, to settlers

¹p. 121. ²p. 452.

making entry after enlistment or after the date of their recall to colours, it would not be advisable to allow the entries of such settlers to be cancelled during their absence on active military service,—

THEREFORE His Royal Highness the Governor General in Council is pleased to authorize and doth hereby authorize the Minister of the Interior to protect the entry within the said Railway Belt of any person who, being a member of any body or force serving as aforesaid with the forces of Great Britain or of any of her allies during the present European war, and who secured such entry after enlistment, or after the date of his recall for active service, such protection to hold good during the continuance of such service and for a period not exceeding three months after his discharge from the military force with which he has been serving.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 549.

Order in Council approving of Militia General Orders.

P. C. 3091.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 6th January, 1916.

The Committee of the Privy Council, on the recommendation of the Minister of Militia and Defence, advise that the accompanying draft General Order, dated 22nd December, 1915, relating to other Units of the Canadian Expeditionary Force, be approved. No extra expenditure is involved.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

DRAFT GENERAL ORDER.

(P.C. 3091)

1915.

HEADQUARTERS,

OTTAWA, 22nd December, 1915.

ORGANIZATION.

CALLING OUT TROOPS ON ACTIVE SERVICE.

In virtue of Orders-in-Council by His Royal Highness the Governor General in Council, numbered P.C. 2067¹ and P.C. 2068² dated the 6th day of August, 1914, the organization of the undermentioned Units of the Canadian Expeditionary Force as temporary corps of the Active Militia of Canada is authorized, in addition to the Units mentioned in G.O. 36 of 1915, G.O. 86 of 1915, and G.O. 103a of 1915, and each of the said Units is placed on Active Service as from the date of its organization.

Cavalry and Mounted Rifles.

3rd "Overseas" Divisional Squadron.
Depot Regiment "Overseas" Canadian Mounted Rifles.

Artillery.

36th "Overseas" Field Battery.

37th " "

38th " "

39th " "

40th " "

41st " "

42nd " "

43rd " "

Queen's University "Overseas" Artillery Unit.

No. 3 "Overseas" Battery Siege Artillery.

No. 4 " "

Boorman's "Overseas" Artillery Draft.

Engineers.

1st "Overseas" Fortress Company.

2nd " "

"Overseas" Motor Air Line Section and Cable Sections.

No. 1 "Overseas" Tunnelling Company.

No. 2 " "

¹ p. 535. ² p. 536.

Infantry.

86th Overseas Battalion.			128th Overseas Battalion.		
87th	"	"	129th	"	"
88th	"	"	130th	"	"
89th	"	"	131st	"	"
90th	"	"	132nd	"	"
91st	"	"	133rd	"	"
93rd	"	"	134th	"	"
94th	"	"	135th	"	"
95th	"	"	136th	"	"
96th	"	"	137th	"	"
97th	"	"	138th	"	"
98th	"	"	139th	"	"
99th	"	"	140th	"	"
100th	"	"	141st	"	"
101st	"	"	142nd	"	"
102nd	"	"	143rd	"	"
103rd	"	"	144th	"	"
104th	"	"	145th	"	"
105th	"	"	146th	"	"
106th	"	"	147th	"	"
107th	"	"	148th	"	"
108th	"	"	149th	"	"
109th	"	"	150th	"	"
110th	"	"	151st	"	"
111th	"	"	152nd	"	"
112th	"	"	153rd	"	"
113th	"	"	154th	"	"
114th	"	"	155th	"	"
115th	"	"	156th	"	"
116th	"	"	157th	"	"
117th	"	"	158th	"	"
118th	"	"	159th	"	"
119th	"	"	160th	"	"
120th	"	"	161st	"	"
121st	"	"	162nd	"	"
122nd	"	"	163rd	"	"
123rd	"	"	164th	"	"
124th	"	"	165th	"	"
125th	"	"	166th	"	"
126th	"	"	167th	"	"
127th	"	"	168th	"	"

No. 4	"Overseas"	University Company.
No. 5	"	"
1st	"	Pioneer Battalion.
2nd	"	"
Yukon	"	Infantry Detachment.
Wadena	"	"

Cyclists.

"Overseas" Divisional Cyclist Depot.

Supply and Transport.

No. 2 "Overseas" A.S.C. Training Depot.
3rd "Overseas" Divisional Train.

Lines of Communication Units.

No. 8 "Overseas" Depot Unit of Supply.
No. 9 " "

Medical Services.

No. 6 "Overseas" Stationary Hospital.
No. 7 " "

(H.Q. 593-6-2.,)

S.H. W. E. HODGINS, Major-General,
A-Adjutant-General.

No. 550.

Canada Gazette, 29th January, 1916.

Despatch respecting the Royal Red Cross Warrant.

CANADA, DOWNING STREET,
No. 17. 6th January, 1916.

SIR,—I have the honour to transmit to Your Royal Highness for the information of Your Ministers, the accompanying copy of a Warrant entitled "The Royal Red Cross Warrant,"¹ re-voking the rules and ordinances hitherto in force for the govern-

¹p. 923.

ment of that decoration and substituting new rules and ordinances.

2. The award of the Royal Red Cross Decoration will follow upon good work performed and brought to notice by mention in despatches, and in regard to the nurses from the Self-Governing Dominions who accompanied the Canadian, Australian and New Zealand Contingents the necessary mentions are expected from the Commanders in Chief in the Field in due course.

I have the honour to be, sir,

Your Royal Highness's most obedient,
humble servant.

(Signed) A. BONAR LAW.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn, K.G.,
K.T., K.P., G.C.B., G.C.S.I., G.C.M.G., G.C.I.E.,
G.C.V.O., etc., etc., etc.

No. 551.

Canada Gazette, 5th February, 1916.

Order in Council making Regulations for prosecutions for desertion from the Overseas Forces.

P. C. 3057.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS much difficulty in the administration of the Canadian Overseas Expeditionary Force in Canada and numerous failures of justice have arisen through the fact that in

very many cases absentees from that Force do not give themselves up or are not apprehended until after their respective Units have embarked for Overseas Service;

AND WHEREAS then, the witnesses to the attestation, absence, etc., having also gone, it is difficult, if not impossible, to produce evidence sufficient to secure the offender's conviction by Court Martial,—

THEREFORE His Royal Highness the Governor General in Council, under and in virtue of the authority of section 6 of The War Measures Act¹, and with the view of providing a more easy and ready means of bringing offenders to punishment, is pleased to make and doth hereby make the following Orders and Regulations, namely:—

1. Every man of the Active Militia of Canada who, without the leave of his Commanding Officer, absents himself from his corps while it is on active service, and every soldier of the Canadian Overseas Expeditionary Force who absents himself from his unit, without the leave of his Commanding Officer, is guilty of an offence under the Criminal Code, and on summary conviction under the provisions of part 15 of that Code is liable to imprisonment, with or without hard labour, for a term not exceeding two years.

2. Production of an attestation paper purporting to be signed by the accused and attested by a Justice of the Peace or by an Officer appointed to command a battalion or other similar unit of the Canadian Overseas Expeditionary Force, and purporting to be an engagement by the accused to serve in the corps or the unit from which he is charged with being absent, shall be sufficient proof that the accused was duly enlisted into such corps or unit; and evidence that the accused was in Canada at the time of his surrender or apprehension and a written statement purporting to be signed by the Adjutant-General of Militia or by an Assistant Adjutant-General that the unit to which the accused was posted or belonged has departed from Canada for overseas service shall be *prima facie* proof that the accused is an absentee without leave from such corps or unit, and shall be sufficient to cast upon the accused the onus of proving that his absence from the corps or unit was not illegal.

3. Nothing herein shall in any way limit or affect the power of the Military Authorities to proceed against and punish an

¹App. 129.

absentee without leave according to the rules of military law; but an accused person shall not be liable to be tried both by Military Tribunal and by a Civil Court, but may be tried by either of them as may be prescribed.

4. The Military Pay and Allowances of every one who has been convicted of absence without leave from his corps or from the unit to which he belongs shall be held liable to be stopped to make good any loss or damage or destruction done or permitted by him to any arms, ammunition, equipment, clothing, instruments or regimental necessaries, the value of which the Minister of Militia and Defence has directed him to pay.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 552.

Canada Gazette, 5th February, 1916.

Dominion Gifts.

URBAN DISTRICT COUNCIL OF NEW HUNSTANTON.

At a meeting of the Urban District Council of New Hunstanton held on Friday, the 7th day of January, 1916,

J. BOWMAN, Esq., J.P.,
Chairman,

Resolved,—That this Council desire to express their appreciation of the generosity shown by the Government of Canada in providing the sum of £150,000 for the alleviation of distress in the watering places on the East Coast of England.

No. 553.

The London Gazette, 11th January, 1916.

[29434.]

British Prize Courts Oversea.

(To be substituted for the notification on pp. 4983 and 4984 of
The London Gazette of May 21, 1915.)*

The Courts specified in the second column of the Schedule below have been duly constituted Prize Courts. They will probably, and subject in each case to the discretion of the Court, sit at the places specified in the third column. The officers named in the fourth column have been authorized to conduct prize proceedings on behalf of the Crown within the jurisdiction of the Courts against which their names are respectively written, and enquiries with regard to the release of cargoes other than enemy cargoes laden on enemy ships should, except where otherwise stated, be made to such officers.

SCHEDULE.

—	Name of Court.	Where Located.	Officer.
Australia, Commonwealth of.	Supreme Court of New South Wales.	Sydney, New South Wales.	Crown Solicitor for Commonwealth of Australia.
Australia, Commonwealth of.	Supreme Court of Victoria.	Melbourne.....	Crown Solicitor for Commonwealth of Australia.
Australia, Commonwealth of.	Supreme Court of Queensland.	Brisbane.....	Crown Solicitor for Commonwealth of Australia.
Australia, Commonwealth of.	Supreme Court of South Australia.	Adelaide.....	Crown Solicitor for Commonwealth of Australia.
Australia, Commonwealth of.	Supreme Court of Western Australia.	Albany (or Perth)....	Crown Solicitor for Commonwealth of Australia.
Australia, Commonwealth of.	Supreme Court of Tasmania.	Hobart.....	Crown Solicitor for Commonwealth of Australia.
Bahamas.....	Supreme Court of Bahamas.	Nassau.....	Attorney General.
Bermuda.....	Supreme Court of Bermuda.	Hamilton, Bermuda..	" "
British Guiana....	Supreme Court of British Guiana.	Georgetown.....	" "
British Honduras..	Supreme Court of British Honduras.	Belize.....	" "

*pp. 197 & 400.

SCHEDULE—Continued.

—	Name of Court.	Where Located.	Officer.
Canada.....	Exchequer Court of Canada (or Local Judges in Admiralty).	Quebec.....	Deputy Minister of Justice.
Canada.....	Exchequer Court of Canada (or Local Judges in Admiralty).	Halifax, Nova Scotia..	Deputy Minister of Justice.
Canada.....	Exchequer Court of Canada (or Local Judges in Admiralty).	St. John, New Brunswick.	Deputy Minister of Justice.
Canada.....	Exchequer Court of Canada (or Local Judges in Admiralty).	Victoria, British Columbia.	Deputy Minister of Justice.
Canada.....	Exchequer Court of Canada (or Local Judges in Admiralty).	Charlottetown, Prince Edward Island.	Deputy Minister of Justice.
Ceylon.....	Supreme Court of Ceylon.	Colombo.....	Attorney General. Application for release to be made to principal Collector of Customs.
Cyprus.....	Supreme Court of Cyprus.	Nicosia.....	King's Advocate.
Falkland Islands...	Supreme Court of Falkland Islands.	Stanley.....	Thomas Nelson Goddard, Esq., Stanley.
Fiji.....	Supreme Court of Fiji	Suva.....	Attorney General.
Gibraltar.....	Supreme Court of Gibraltar.	Gibraltar.....	" "
Hong Kong.....	Supreme Court of Hong Kong.	Hong Kong.....	Crown Solicitor.
Jamaica.....	Supreme Court of Jamaica.	Kingston (or Port Royal).	" "
Leeward Islands...	Supreme Court of Leeward Islands.	Antigua (St. John's)..	Attorney General.
Malta.....	Commercial Court of Malta.	Malta (Valetta).....	Crown Advocate.
Mauritius.....	Supreme Court of Mauritius.	Port Louis, Mauritius	Procureur General.
Newfoundland.....	Supreme Court of Newfoundland.	St. John's, Newfoundland.	Attorney General.
New Zealand.....	Supreme Court of New Zealand.	Dunedin.....	" "
New Zealand.....	Supreme Court of New Zealand.	Wellington.....	" "
New Zealand.....	Supreme Court of New Zealand.	Christchurch.....	" "
New Zealand.....	Supreme Court of New Zealand.	Auckland.....	" "
Sierra Leone.....	Supreme Court of Sierra Leone.	Sierra Leone (Freetown).	" "
South Africa, Union of.	The Cape of Good Hope Provincial Division of the Supreme Court.	Simon's Bay or Capetown.	Messrs. Fairbridge, Arderne and Lawton, Capetown.
South Africa, Union of.	The Natal Provincial Division of the Supreme Court.	Durban.....	Mr. Calder, Attorney, Durban.

SCHEDULE—*Concluded.*

—	Name of Court.	Where Located.	Officer.
Straits Settlements.	Supreme Court of Straits Settlements.	Singapore.....	Attorney General.
Trinidad.....	Supreme Court of Trinidad.	Port of Spain.....	" "
Windward Islands..	Royal Court of St. Lucia.	St. Lucia (Castries)...	" "
Zanzibar.....	His Britannic Majesty's Court for Zanzibar.	Zanzibar.....	Procurator General.
Egypt.....	His Britannic Majesty's Prize Court in Egypt.	Alexandria.....	Procurator 17, Rue Nebi Daniel, Alexandria.

FOREIGN OFFICE, 8th January, 1916.

—	Name of Court.	Where Located.	Officer.
India.....	High Court of Judicature, Calcutta.	Calcutta.....	Solicitor to Government.
India.....	High Court of Judicature, Bombay.	Bombay.....	Solicitor to Government.
India.....	High Court of Judicature, Madras.	Madras.....	Solicitor to Government.
India.....	Court of the Judicial Commissioner in Sind.	Karachi.....	Government Pleader of Judicial Commissioner's Court, Sind.
Burma.....	Chief Court of Lower Burma.	Rangoon.....	Government Advocate.
Aden.....	Court of the Resident	Aden.....	Second Assistant to Political Resident.

INDIA OFFICE, 8th January, 1916.

No. 554.

Order in Council respecting the Commandeering of Wheat.

P. C. 12.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 8th January, 1916.

The Committee of the Privy Council have had before them a joint report, dated 3rd January, 1916, from the Minister of

Finance and the Minister of Trade and Commerce, recommending that the Order in Council of the 4th December, 1915*, ratifying the appropriation of certain wheat and the borrowing of certain funds from the Bank of Montreal in connection therewith, be cancelled, and that the following be substituted therefor that is to say:

The Ministers recommend that in order to in part effectuate the provisions of the Order in Council of the 4th December, 1915, (P.C. No. 2873), ratifying the appropriating of Numbers One, Two and Three Northern Wheat in store in the Canadian Elevators at Fort William and Port Arthur and Eastward, the sum of Twelve Million Dollars be, under the provisions of the War Appropriation Act, 1915, borrowed from the Bank of Montreal, on the credit of the Government of Canada, and that such part of same as the Minister of Trade and Commerce may designate be transferred by the Government of Canada to the credit of the Lake Shippers' Association, Fort William, at the Bank of Montreal at such points and in such amounts as may be designated by the Minister of Trade and Commerce, upon condition binding on the said Bank that it accept and pay cheques of the Lake Shippers' Association when so authorized by R. Magill, Chairman of the Board of Grain Commissioners, and provided that each cheque for acceptance is accompanied by a transfer certificate showing ownership for full value;

That such of the balance of said twelve millions as may be necessary be utilized for payment, under authority of the Minister of Trade and Commerce, of further wheat appropriated under said Order and for payment of costs and charges in connection with the appropriating, storing and transporting the said wheat.

The Ministers further recommend that the prices to be paid for said wheat so appropriated or for replacing such of same as may be released, be as follows:—

For No. 1 Northern Wheat.....	\$1.04 $\frac{3}{4}$
For No. 2 “ 	1.03 $\frac{1}{8}$
For No. 3 “ 98 $\frac{3}{4}$

such being the prices quoted for same in the open market on the day on which the same was appropriated.

*p. 966.

The Ministers also recommend that the said loan be repayable in two months from date with interest at 6% per annum. The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 555.

The London Gazette, 14th January, 1916.

[29439]

Notice to Mariners.

No. 37 of the year 1916.

ENGLAND, SOUTHEAST COAST.

DOVER STRAIT-LIGHT VESSELS ESTABLISHED; TRAFFIC
REGULATIONS.

Former Notice.—No. 4 of 1916; hereby cancelled.

Two Light-vessels have been moored in the English Channel off Folkestone, as follows:—

(1) *Position.*—At a distance of about 2 miles, south-eastward, from Folkestone pier head.

Latitude 51° 03' 05" N., longitude 1° 13' 45" E.

Characteristics:

(a) Light:

Character.—A flashing green light every thirty seconds.

(b) Fog-signal:

Description.—A siren giving four blasts in quick succession, of two seconds, duration each, every minute.

(c) Vessel:

Description.—Has one mast with two globes as daymark, hull painted green.

(2) *Position*.—At a distance of 5 cables, 145° (S. 21° E. Mag.) from (1).

Characteristics:

(a) *Light*:

Character.—A flashing white light every ten seconds.

(b) *Fog-signal*:

Description.—A horn worked by hand giving *two* blasts in quick succession every *two* minutes.

(c) *Vessel*:

Description.—Has one mast with one globe as daymark, hull painted red.

Shipping is hereby warned that all traffic in that part of the Straits of Dover which lies between the Varne shoal and Folkestone must pass between the above-mentioned Light-vessels, and that Article 25 of the Collision Regulations must be complied with, that is to say, Eastbound traffic must keep to the southern side of the passage, and Westbound traffic must keep to the northern side.

Ships disregarding this warning will do so at their own peril.

CAUTION.

Mariners are warned to exercise great caution when approaching the ship's passage between the Light-vessels, as the tidal streams may, at times, set obliquely across the passage. Both Light-vessels should be given as wide a berth as the width of the passage and compliance with Article 25 of the Collision Regulations permit.

Variation.— 14° W.

NOTE.—This Notice is a repetition of Notice No. 4 of 1916, with additional cautionary note.

Charts temporarily affected—

No. 1895, Dungeness to the Thames.

No. 1406, Dover and Calais to Orfordness and Scheveningen.

No. 1431, Approaches to Dover Strait.—Fecamp to North Foreland.

No. 2451, Ower to Dungeness.

No. 2675c, English channel, eastern sheet.

No. 2182a, North sea, southern sheet.

No. 1598, English channel.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,

London, 10th January, 1916.

No. 556.

Order in Council respecting further Mobilization of Overseas Forces.

P. C. 36.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 12th January, 1916.

The Committee of the Privy Council have had before them a report by the Prime Minister dated 3rd January, 1916, representing that he has recently conferred with the Minister of Militia and Defence respecting the importance and necessity of a further Order in Council increasing the authorized military forces of Canada during the present war.

The Prime Minister observes that by Order in Council dated 6th August, 1914¹, Your Royal Highness, in view of the state of war existing between the United Kingdom and the Dominions, Colonies and Dependencies of the British Empire, on the one side, and Germany, on the other side, creating a menace to the well-being and integrity of the Empire, declared it to be desirable to mobilize militia units of such effective strength, as might from time to time be determined by Your Royal Highness in Council, such units to be composed of officers

¹ p. 535.

and men who are willing to volunteer for overseas service under the British Crown.

The Prime Minister further observes that by Orders in Council dated respectively 7th November, 1914, (P. C. 2831),¹ 8th July, 1915, (P. C. 1593)², and 30th October, 1915, (P. C. 2559)³, the Minister of Militia and Defence was authorized to raise, equip and send overseas for the purposes aforesaid, officers and men not exceeding two hundred and fifty thousand, including those who had already been raised and equipped under authority of the said Orders in Council, and including also those who had been, or might hereafter, be raised for garrison and guard duties in Canada.

The Prime Minister further observes that the developments in the various theatres of war during the past year unmistakably indicate the necessity of further vigorous and united effort on the part of all His Majesty's Dominions to bring to a victorious and honourable conclusion the present conflict which unquestionably involves the power, integrity and welfare of the Empire, and even constitutes a menace to its existence. The realization of the great issues thus involved in the war has elicited from the manhood of the Dominion a widespread and splendid response ever since the outbreak of hostilities. The Prime Minister is convinced that this impressive response will be continued to the further appeal which is now proposed.

He therefore recommends, with the approval of the Honourable the Minister of Militia and Defence that the last named Minister be authorized to raise, equip and send overseas for the purpose aforesaid officers and men not exceeding five hundred thousand, including those who have already been raised and equipped under authority of the said Orders in Council, and including also those who have been, or may hereafter be raised for garrison and guard duties in Canada.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

¹ p. 577.

² p. 631.

³ p. 874.

No. 557.

Canada Gazette, 22nd January, 1916.

Order in Council respecting Dominion Lands Regulations.

[P. C. 33]

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 12th day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS by Order in Council dated 26th August, 1908, certain regulations were adopted for granting homestead entry on Dominion Lands by proxy;

AND WHEREAS such regulations provided that the homesteader on whose behalf such proxy entry is made, must appear personally before the Agent of Dominion Lands within six months from the date of entry and furnish a satisfactory declaration that he is already in residence or will be in residence before the six months expire. Should he fail to appear, the agent is required to cancel the entry without notice at the expiration of six months from date of entry,—

THEREFORE His Royal Highness the Governor General in Council is pleased to order that the regulations with regard to proxy homestead entries, established by the said Order in Council of the 26th August, 1908, shall be and the same are hereby amended as follows:—

Notwithstanding anything contained in the Order in Council of the 26th August, 1908, if any person who is a member of any body or force serving with the forces of Great Britain or of any of her allies during the present European War, secures entry for a homestead on Dominion Lands by proxy, such entry, whether secured before or after the date at which the entrant enlisted or was recalled for active military service, shall take the same standing, and be dealt with in the same way as if it had been made in person instead of by proxy; and the person on whose behalf such proxy entry is made shall be entitled to share

in the benefits of the Order in Council of the 8th May¹, 20th September² and 9th December, 1915³, in so far as the same would be applicable to him if his entry had been made in person.

Nothing in these regulations shall be held to confer any right or claim upon any entrant who, being engaged on active military service as aforesaid, has failed to notify the Agent of Dominion Lands for the District in which the land is situated of the fact of his being so engaged, in ample time to enable the Agent to note the fact in his records so as to prevent the cancellation of the proxy entry for non-appearance at the end of six months from the date thereof.

Nothing in these regulations shall be held to confer any right or claim in the case of any proxy entry which has already been cancelled for non-appearance, in accordance with the provisions of the Order in Council of the 26th August, 1908.

In any case where cancellation has already been carried out in pursuance of the provisions of the Order in Council last mentioned, the Minister of the Interior may restore such entry provided he finds that the land affected thereby is still vacant and available for the purpose, and upon restoration such entry shall thereupon become subject to the provisions of this Order in Council.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 558.

Order in Council appointing an Acting Director of Overseas Transport.

P. C. 34.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 12th January, 1916.

The Committee of the Privy Council having had brought to their attention the question of transportation of supplies purchased in Canada by the British and Allied Governments,

¹p. 388. ²p. 745. ³p. 985.

the Right Honourable the Prime Minister observes that under an arrangement made with the President of the Canadian Pacific Railway Company shortly after the outbreak of war, Mr. A. H. Harris was transferred from the service of that Company to the service of the Government for the purpose of making and carrying out efficient arrangements for the transportation of these supplies.

The Prime Minister states that Mr. Harris as Acting Director of Overseas Transport has carried on extensive operations under the conditions and with the results set forth in his report, which is hereto attached.

The Prime Minister recommends that Mr. Harris, as such Acting Director of Overseas Transport in the further discharge of his duties, do report to and be subject to the direction of a sub-committee of Council consisting of the Prime Minister, the Minister of Trade and Commerce, the Minister of the Naval Service, the Minister of Militia and the Hon. A. E. Kemp.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

—8—P.C. 34 (a).

[ACTING DIRECTOR OVERSEAS TRANSPORT.]

File 1114.

MONTREAL, 3rd January, 1916.

MEMORANDUM.

On the Declaration of War in August, 1914, the Canadian Government appreciating the importance of securing temporarily the services of an expert Overseas Officer conferred with Sir Thomas Shaughnessy and the heads of other large transportation companies, with the result that the President of the Canadian Pacific placed my services at the disposal of the Government, since when I have acted as Director Overseas Transport.

Immediately on my appointment I entered into negotiations for the chartering of suitable vessels, and by anticipating charter conditions and securing ships in many instances months in advance of requirements the Government was enabled to move

War Material, Munitions, Supplies, etc., at ocean freights approximating those prevailing in normal times.

Early in January last, I drew the attention of the Government to the growing scarcity of marine tonnage and increasing charter freights and suggested that an official be sent to London for the purpose of laying before the War Office and Admiralty proposals involving co-operation between those Departments with a view to requisitioning sufficient vessels to operate a tri-weekly service for the carriage of War Office supplies, etc., between Canada, United Kingdom Ports and France.

Through the courtesy of the Directors of the Canadian Pacific Railway Company, I was asked to go to London where in conjunction with Sir George Perley several preliminary interviews were held with officials of the War Office and Admiralty, a joint conference subsequently taking place on the 9th February last (copy Minutes attached) resulting in an agreement being reached under which the Admiralty engaged to supply 18 transports at once and more when required. This number, owing to the growth of War Office purchases in Canada has since been increased to 40 and still further additions are anticipated.

The prompt action of the Government in adopting my suggestion has secured to Canadian manufacturers and farmers an uninterrupted outlet for the hundreds of millions of dollars worth of War Office Orders, the acceptance of which would not have been possible but for the inauguration of an economical overseas service.

Further the fact that the transports, owing to their regularity in sailings have been in a position to handle promptly the War Office supplies which otherwise would have occupied space on regular liners, has been of distinct advantage to the export trade of Canada and has released to that extent ocean space for commercial tonnage. Since the inauguration of the service not a pound of Imperial Government transport has been forwarded on regular liners.

During the period between 28th August, 1914, and 30th April, 1915, 244,913 gross tons were handled on account of Imperial and Dominion Governments.

Between however the 1st May and 30th November, 1915, there was an enormous expansion, over 410,000 tons being forwarded during that period (7 months) or about 67% more than was moved in the preceding 8 months.

The Overseas Department is now being called upon to provide for about 125,000 gross tons of munitions, war material and supplies per month or approximately one and a half million tons per annum and the tonnage is still growing.

Arrangements for the present winter season contemplate operating 20 transports between West St. John, U.K. and French Ports, and adequate accommodation has been reserved at that port for the exclusive use of the Overseas Department. About fifty sailings are anticipated from West St. John during the ensuing winter and these vessels will lift between 250,000 and 300,000 tons.

It has also been arranged to allot to the Halifax route 20 transports. As in the case of West St. John dock and shed accommodation has been reserved for the exclusive use of the Overseas Department. About fifty sailings are also expected from Halifax and these vessels will clear between 250,000 and 300,000 tons.

Arrangements have been completed for the prompt bunkering of transports for the round voyage on favourable terms.

The addition of this enormous tonnage to the regular winter business of St. John and Halifax has necessitated increased railway yard accommodation being provided by the railways and it is hoped that the remedial measures taken will obviate serious congestion.

This Department was created and a civilian selected as its Director in order to ensure the best possible commercial results. We have worked in the closest harmony with the Naval Service, accepting and carrying out their instructions to the letter on all matters affecting Naval policy. We also furnish them, for the information of the Admiralty, with regular statements as to the character and quantity of cargoes cleared from time to time, etc.

Copies of all manifests are sent to Sir George Perley regularly.

Copies of all War Office Bills Lading are sent to the Department of the War Office ordering the stores, with the exception of hay and oats, bills of lading for which are sent direct to Sir George Perley who advises the War Office.

Bills of Lading for all Admiralty stores are also sent to Sir George Perley who advises the Admiralty.

A. H. HARRIS,
Acting Director Overseas Transport.

TRANSPORT OF SUPPLIES FROM CANADA.

Note of Conference at War Office, 9th February, 1915.

PRESENT: Mr. A. H. Harris, Acting Director of Overseas Transport for the Canadian Government; Mr. Graeme Thompson, Admiralty Transport Department; Director of Remounts; Director of Supplies and Transport; Assistant Director of Movements; Director of Army Contracts.

The object of the conference was to consider the best and most economical method of securing transport from Canada for War Material and supplies purchased by the War Office through the Dominion Government.

Mr. Harris explained that owing to scarcity of marine tonnage and excessive freight rates the Canadian railways are becoming congested and there are now some 600 truck loads of war material held up at the ports awaiting shipment. His Government had therefore sent him over to consult the War Office and ask for their assistance in securing a sufficient and regular service of shipping.

A statement was submitted showing that during the next five months the shipments of forage from Canada to Havre will amount to 10,000 tons a week (5,000 tons of hay and 5,000 tons of oats). Transports must also be found for large quantities of clothing, saddlery, ammunition, oleum and other supplies for the War Office. It is estimated that for these purposes shipping of the capacity of over 1,200,000 cubic feet will be required each week (see estimate annexed). In addition the Dominion Government have undertaken to transport blankets and artillery harness and saddlery for the French Government and also 8,000 horses (to be shipped within the next 60 days) as well as remounts at 1,500 a month, for the Canadian Contingent.

Mr. Harris proposed that the War Office should approach the Admiralty and ask them to place at the disposal of his Government 18 vessels of the average size of 400,000 (= 360,000 bale) capacity. This should ensure a regular service of 3 ships a week, allowing 30 days for the double voyage, 5 days at the Canadian port and 10 days at Havre. Of the 18 ships 6 should if possible, be 'tween deck ships capable of being fitted for the carriage of horses, the lower holds to be available for hay, oats, etc. The fitting of the ships would be undertaken in Canada. If the ships could be secured, it was desirable that they should be sent over to Canada at once at the rate of 3 a week, so that a

regular service might be established at the earliest possible moment. This service would not be sufficient to meet the whole of the Dominion Government's requirements, as shown in the estimate submitted, but Mr. Harris was confident that they would be able to make good the deficiency themselves. He suggested, however, that the Admiralty might give them further assistance by allowing colliers to the North Atlantic and Pacific fleets to be used by his Government on the return voyage.

These proposals were generally approved by the conference and it was decided that they should be submitted at once for the consideration of the Admiralty.

This Minute of conference was approved by the Board of Admiralty on Thursday, 11th of February, 1915.

This Minute was dictated by the Director of Army Contracts, Mr. U. F. Wintour, C.M.G.

—8—P.C. 34 (c).

ESTIMATED REQUIREMENTS.

War Office:	cu. ft.
Oats, 5,000 tons (stowing in 79 cubic feet)	395,000
Hay, 5,000 tons (stowing in 130 cubic feet)	650,000
Flour, 250 tons (stowing in 55 cubic feet)	12,000
Preserved meats, 250 tons	12,000
Cheese, 100 tons	4,000
Clothing and equipment	32,000
Saddlery and harness	20,000
Ammunitions	25,000
Oleum (deck load) 350 tons	14,000
Wagons, timber and other stores	50,000
	1,214,000
Canadian Contingent:	
Remounts, 1,500 per month at 275 cubic feet per horse	95,000
French Government:	
Blankets	10,000
Artillery harness and saddlery	20,000
	1,339,000

—8—P.C. 34 (*d*).

LIST OF CANADIAN PACIFIC OFFICERS TEMPORARILY ENGAGED IN
IMPERIAL TRANSPORT SERVICE.

A. H. Harris, Acting Director Overseas Transport.

George Wood, Acting Accountant.

W. T. Marlow, Traffic Assistant.

J. H. Diffley, Assistant General Dock Superintendent,
Montreal and St. John.

R. H. Postans, Customs Clerk (Entering, clearing, trans-
ports, etc.).

H. McD. Duff, Operating Assistant.

R. H. Blennerhassett, General Dock Superintendent,
Montreal, St. John and Halifax.

George Taylor, Dock Superintendent, Halifax.

No. 559.

The Canada Gazette, 5th February, 1916.

The London Gazette, 11th January, 1916.

[29434]

Despatch respecting the blockade of the Cameroons.

CANADA.

No. 45.

DOWNING STREET,

14th January, 1916.

SIR,—With reference to my predecessor's despatch No. 389 of the 30th April last,¹ I have the honour to request Your Royal Highness to inform your Ministers that a notice has been issued by the Foreign Office under date 8th January, in the following terms:—

“With reference to the notification, dated 24th April, 1915², which appeared in the *London Gazette* of 27th the April last, His Majesty's Government give notice that the blockade of the coast of the Cameroons has been raised so far as concerns the Coast-line from the Akwayafe River to Rimbria Creek. The

¹p. 377

blockade still remains in force from the Benge mouth of the Sanaga River to Campo."

A. BONAR LAW.

Governor General

His Royal Highness

The Duke of Connaught and
of Strathearn, K.G., K.T., K.P.,
etc., etc., etc.

No. 560.

The Canada Gazette, 12th February, 1916.

*Fourth Supplement London Gazette, 11th January, 1916—14th
January, 1916.*

[29438]

Honours.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHT- HOOD.

LORD CHAMBERLAIN'S OFFICE,

ST. JAMES'S PALACE, S.W.,

14th January, 1916.

THE KING has been graciously pleased to give orders for the following promotions in, and appointments to, the Most Honourable Order of the Bath, for services rendered in connection with military operations in the Field. The promotions and appointments to date from the 1st instant:—

*To be additional Members of the Military Division of the Third
Class, or Companions of the said Most Honourable Order:—*

CANADIAN FORCE.

Lieutenant-Colonel (temporary Brigadier-General) David
Watson, 2nd Canadian Infantry Brigade.

CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET,
14th January, 1916.

THE KING has been graciously pleased to give directions for the following promotions in, and appointments to, the Most Distinguished Order of Saint Michael and Saint George for Services rendered in connection with military operations in the Field, to be dated the 1st January, 1916:—

To be Additional Members of the Third Class, or Companions of the said Most Distinguished Order:—

CANADIAN FORCE.

Colonel Murray MacLaren, Canadian Army Medical Corps.
Lieutenant-Colonel (temporary Brigadier-General) Charles Johnstone Armstrong, Canadian Engineers.
Lieutenant-Colonel George Gallie Nasmith, Canadian Army Medical Corps.
Lieutenant-Colonel Archibald Cameron Macdonald, D.S.O., Lord Strathcona's Horse (Royal Canadians).
Lieutenant-Colonel Charles Macklem Nelles, Royal Canadian Dragoons.
Lieutenant-Colonel Arthur Edward Ross, Canadian Army Medical Corps.
Lieutenant-Colonel George Stewart Tuxford, 5th Canadian Infantry Battalion.
Honorary Major The Reverend Frederick George Scott, Chaplain to the Canadian Forces.

WAR OFFICE,
14th January, 1916.

His Majesty the King has been graciously pleased to approve of the undermentioned Honours and Rewards for distinguished service in the Field, with effect from 1st January, 1916, inclusive:—

To be Companions of the Distinguished Service Order—:

CANADIAN FORCE.

- Lieutenant-Colonel Malcolm Alexander Colquhoun, 4th Canadian Infantry Battalion.
 Lieutenant-Colonel Frederick William Hill, 1st Canadian Infantry Battalion.
 Lieutenant-Colonel Charles Henry MacLaren, 1st Canadian Field Artillery Brigade.
 Lieutenant-Colonel John Grant Rattray, 10th Canadian Infantry Battalion.
 Lieutenant-Colonel Robert Rennie, M.V.O., 3rd Canadian Infantry Battalion
 Lieutenant-Colonel William Amor Simson, 1st Canadian Divisional Train.
 Lieutenant-Colonel Albert Edward Swift, 2nd Canadian Infantry Battalion.
 Major George William Andrews, 8th Canadian Infantry Battalion.
 Major James Sutherland Brown, Royal Canadian Regiment.
 Major William Hew Clark-Kennedy, 13th Canadian Infantry Battalion.
 Major Hugh Marshal Dyer, 5th Canadian Infantry Battalion.
 Major Leslie Charles Goodeve, 1st Battery Canadian Artillery.
 Major (temporary Lieutenant-Colonel) Edward Hilliam, 5th Canadian Infantry Battalion.
 Major Edwin Woodman Leonard, 12th Battery, Canadian Artillery.
 Major Frank Cormack Magee, Heavy Battery Canadian Artillery.
 Major Edouard de Bellefeuille Panet, Royal Canadian Artillery.
 Major John Mervyn Prower, 8th Canadian Infantry Battalion.
 Major William Rae, 30th Canadian Infantry Battalion.
 Lieutenant Edward John Ashton, 9th Canadian Infantry Battalion.

Awarded the Military Cross.

CANADIAN FORCE.

- Captain Robert Percy Clark, 5th Infantry Battalion.
 Captain Francis Hillary McDonnell Codville, Royal Canadian Dragoons.
 Captain John Ashton Critchley, Lord Strathcona's Horse (Royal Canadians).
 Temporary Captain Hugh McDonald Dunlop, Canadian Artillery.

Captain Thomas Charles Evans, Canadian Army Veterinary Corps.

Captain Stanley Douglas Gardner, 7th Infantry Battalion.

Captain James Emmanuel Hahn, 1st Infantry Battalion.

Captain Victor John Hastings, 16th Infantry Battalion.

Captain William James Aiken Lalor, 1st Infantry Battalion.

Captain Wilfrid Mavor, 15th Infantry Battalion.

Captain Joseph Bartlett Rogers, 3rd Infantry Battalion.

Captain Frank Overton Wills Tidy, 3rd Infantry Battalion.

Captain Edward Raban Vince, Canadian Engineers.

Captain Arthur Stanley Wright, Royal Canadian Artillery.

Lieutenant Edwin Albert Baker, Canadian Engineers.

Lieutenant William D. Holmes, 7th Infantry Battalion.

Lieutenant Richard James Leach, Field Artillery (Heavy) Battery.

Lieutenant Edison Franklin Lynn, Canadian Engineers.

Lieutenant James Campbell Macdonald, Canadian Engineers.

Lieutenant Donald Milner Mathieson, Canadian Engineers.

Lieutenant Donald McGugan, 16th Infantry Battalion.

Lieutenant Frank Harvey Tingley, Canadian Artillery.

Armourer Sergeant-Major Harry Robert Northover, Canadian Ordnance Corps (now Lieutenant).

Sergeant-Major Sidney Augustus Ridgwell, Canadian Divisional Engineers.

NOTE.—Since this *Gazette* (London) was placed in the hands of the printers a few Officers and other ranks have been promoted, and the ranks herein shown are not therefore in every case those now held.

Awarded the Royal Red Cross Decoration (First Class).

CANADIAN NURSING SERVICE.

Miss K. O. McLatchey (Matron).

Miss E. B. Ridley (Matron).

Miss V. A. Tremaine.

Awarded the Distinguished Conduct Medal.

CANADIAN FORCE.

24086 Private F. Ableson, 13th Canadian Infantry Battalion.

20743 Corporal W. H. Baker, 9th Canadian Infantry Battalion (formerly 10th Battalion).

- 18839 Lance-Corporal E. A. Barrett, 4th Canadian Infantry Battalion.
- 5318 Serjeant W. H. B. Bevan, 2nd Field Company, Canadian Engineers.
- 41615 Gunner V. A. Bleakney, 8th Battery, 2nd Canadian Field Artillery Brigade.
- 72176 Private A. V. Bonner, 27th Canadian Infantry Battalion.
- 25546 Regimental Serjeant-Major W. A. Bonshor, 14th Canadian Infantry Battalion.
- 1247 Lance-Serjeant E. Bowler, Princess Patricia's Canadian Light Infantry.
- 1346 Private G. Bronquest, Princess Patricia's Canadian Light Infantry.
- 81103 Corporal W. R. Brookes, 9th Canadian Infantry Battalion (formerly 10th Battalion).
- 9648 Private J. Bruno, 3rd Canadian Infantry Battalion.
- 5301 Company Serjeant-Major (now Lieutenant) G. R. Chetwynd, 2nd Field Company, Canadian Engineers.
- 1576 Lance-Corporal J. M. Christie, Princess Patricia's Canadian Light Infantry.
- 1220 Private G. F. Clark, 8th Canadian Infantry Battalion.
- 25819 Serjeant E. Cowen, 14th Canadian Infantry Battalion.
- 1086 Quartermaster-Serjeant G. W. Cragg, 1st Canadian Divisional Headquarters Subordinate Staff.
- 61931 Private A. Deblois, 22nd Canadian Infantry Battalion.
- 29167 Serjeant A. Denholm, 16th Canadian Infantry Battalion.
- 15066 Private J. A. Dunwoody, Lord Strathcona's Horse, Canadian Cavalry Division.
- 5310 Serjeant C. B. Ferris, 2nd Field Company, Canadian Engineers.
- 8397 Company Serjeant-Major P. S. Flinter, 12th (Reserve) Canadian Infantry Battalion (formerly 2nd Battalion).
- 27419 Company Serjeant-Major A. Goodfellow, 15th Canadian Infantry Battalion.
- 42040 Battery Serjeant-Major J. Hamshire, 10th Battery, Canadian Artillery.
- 5112 Sapper B. W. Harmon, 1st Field Company, Canadian Engineers.
- 76317 Private W. B. Harris, 29th Canadian Infantry Battalion.
- 2873 Corporal J. S. Heweston, Lord Strathcona's Horse, Canadian Cavalry Division.
- 23348 Serjeant J. Holland, 7th Canadian Infantry Battalion.
- 75240 Lance-Corporal A. J. Hourston, 29th Canadian Infantry Battalion.
- 15576 Lance-Corporal B. Jones, Signal Troop, Canadian Cavalry Brigade (formerly 6th Battalion, Fort Garry Horse).

- 9063 Lance-Corporal E. H. Jones, 3rd Canadian Infantry Battalion.
- 46282 Lance-Serjeant W. N. Jones, 13th Canadian Infantry Battalion.
- 29116 Regimental Serjeant-Major J. Kay, 16th Canadian Infantry Battalion.
- 27001 Serjeant-Major J. Keith, 15th Canadian Infantry Battalion.
- 24142 Corporal O. Kranchel, 17th Canadian Infantry Battalion (formerly 13th Battalion).
- 61589 Private P. A. Lambert, 22nd Canadian Infantry Battalion.
- 40336 Serjeant J. R. Langford, 2nd Battery, 1st Canadian Field Artillery Brigade.
- 74 Serjeant F. W. Larkin, Princess Patricia's Canadian Light Infantry.
- 5410 Corporal G. Law, 2nd Field Company, Canadian Engineer.
- 880 Corporal W. Legge, Royal Canadian Dragoons.
- 28817 Serjeant W. Le Maitre, 16th Canadian Infantry Battalion.
- 40217 Serjeant W. MacInnis, 1st Battery, Canadian Artillery.
- 28705 Corporal A. Lyons, 16th Canadian Infantry Battalion.
- 81576 Lance-Corporal J. Maxwell, 2nd Canadian Infantry Battalion.
- 11262 Private M. G. McCauley, 4th Canadian Infantry Battalion
- 650 Company Quartermaster-Serjeant G. L. McDonell, Princess Patricia's Canadian Light Infantry.
- 42053 Serjeant C. G. McDougall, 4th Battery, Canadian Artillery.
- 12736 Corporal E. G. McFeat, 5th Canadian Infantry Battalion.
- 13762 Private J. McIvor, 5th Canadian Infantry Battalion.
- 13760 Private N. McIvor, 5th Canadian Infantry Battalion.
- 1158 Serjeant H. McKenzie, Princess Patricia's Canadian Light Infantry.
- 26621 Lance-Corporal A. L. McLean, 14th Canadian Infantry Battalion.
- 16922 Private W. A. McQueen 30th (Reserve) Canadian Infantry Battalion (formerly 7th Battalion).
- 63640 Private J. Millard, 4th Canadian Infantry Battalion.
- 81597 Serjeant E. R. Milne, 10th Canadian Infantry Battalion.
- 71410 Private J. J. Milne, 27th Canadian Infantry Battalion.
- 2788 Private A. W. Mitchell, Lord Strathcona's Horse.
- 19584 Serjeant C. Morrison, 10th Canadian Infantry Battalion.
- 41635 Corporal D. Murray, 2nd Canadian Artillery Brigade Headquarters.
- 6256 Private J. F. Murray, 1st Canadian Infantry Battalion.
- 616 Company Serjeant-Major H. Neighbour, 8th Canadian Infantry Battalion.
- 6879 Serjeant F. C. C. Newell, 1st Canadian Infantry Battalion.

- 5612 Second Corporal J. F. Norton, No. 4 Section, 1st Canadian Divisional Signal Company (Canadian Engineers, Telegraph Detachment).
- 1805 Quartermaster-Serjeant P. M. Orbinski, 1st Canadian Divisional Headquarters Subordinate Staff.
- 24204 Company Serjeant-Major N. Osborne, 13th Canadian Infantry Battalion.
- 77902 Private W. Paterson, 30th Canadian Infantry Battalion (formerly 7th Battalion).
- 51383 Lance-Corporal A. G. Pearson, Princess Patricia's Canadian Light Infantry.
- 2586 Serjeant F. C. Powell, Lord Strathcona's Horse.
- 30006 Corporal M. S. Purton, No. 1 Company Divisional Train, Canadian Army Service Corps.
- 40005 Bombardier G. Quilter, 1st Canadian Artillery, Divisional Headquarters.
- 8280 Serjeant J. Richardson, 2nd Canadian Infantry Battalion.
- 16269 Serjeant J. Robinson, 7th Canadian Infantry Battalion.
- 6856 Private C. D. Smith, 1st Canadian Infantry Battalion.
- 754 Private L. L. Spalding, 39th Canadian Infantry Battalion (formerly 8th Battalion).
- 9068 Serjeant H. V. Spence, 3rd Canadian Infantry Battalion.
- 5749 Sapper F. T. Spencer, No. 2 Section, 1st Canadian Divisional Signal Company.
- 12001 Staff Serjeant A. P. Sprange, Canadian Army Corps Headquarters.
- 25540 Regimental Serjeant-Major J. M. Stephenson, 23rd Canadian Infantry Battalion (formerly 14th Battalion.)
- 41265 Gunner S. Stickland, Reserve Brigade, Canadian Artillery (formerly 7th Battery).
- 77689 Private A. B. Styles, 15th Canadian Infantry Battalion.
- 30240 Driver F. Sutcliffe, No. 2 Company Divisional Train, Canadian Army Service Corps.
- 16958 Serjeant W. Swindells, 30th Canadian Infantry Battalion (formerly 7th Battalion).
- 45006 Company Serjeant-Major (now Lieutenant) G. R. Turner, 3rd Field Company, Canadian Engineers.
- 27020 Serjeant W. B. Venner, 15th Canadian Infantry Battalion.
- 41722 Serjeant J. Ward, 2nd Artillery Brigade, Ammunition Column, Canadian Artillery.
- 42423 Battery Serjeant-Major R. Wildgoose, 9th Battery, Canadian Artillery.
- 9066 Lance-Corporal F. Williams, 3rd Canadian Infantry Battalion.
- 8281 Serjeant G. G. Winterbottom, 2nd Canadian Infantry Battalion.

No. 561.

The Canada Gazette, 22nd January, 1916.

Post Office Notice.**POST OFFICE DEPARTMENT, CANADA.**

OTTAWA, 17th January, 1915.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under virtue of the provisions of section 6 of The War measures Act, 1914, the "Soboda," a tri-weekly publication printed in the Ukrainian language and published by the Ukrainian National Association at 83 Grand street, Jersey City, N.J., is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper, or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment.

No. 562.

Order in Council respecting the cost of Officers' Training Schools at the Universities.

P. C. 3043.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 20th January, 1916.

The Committee of the Privy Council have had before them a Report, dated 20th December, 1915, from the Minister of

Militia and Defence, stating that since the beginning of the War the Universities, through the medium of the Officers Training Corps, have made unceasing efforts to train Officers and men for the Expeditionary Force and the results are most gratifying and highly creditable to all concerned.

In view of the foregoing and, also, in consideration of the fact that no provision was made in the Estimates for current year for training the Militia, the expenses in connection with training these Corps are considered a proper charge against the War Vote.

The Minister, therefore, recommends that all expenditure in connection with training these University Corps be made a charge against the War Vote, both for current year and for 1916-17, and that the draft regulations referred to in the attached memorandum from the Chief of General Staff, under which these Corps have trained in the past and been paid, be still considered as in force although not yet promulgated in General Orders.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 563.

Extra Canada Gazette, 24th January, 1916.

Order in Council respecting the exportation of certain commodities.

P. C. 144

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, under and in virtue of the provisions of sections 242 and 291 of The

Customs Act*, is pleased to order and it is hereby ordered as follows:—

The exportation of the following goods is hereby prohibited to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, viz.:—

Cod oil and other fish oils;

Mother liquor containing potash, the product of sugar beets;

Rags of cotton and rags of cotton and wool mixed.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

No. 564.

Canada Gazette, 29th January, 1916.

Post Office Notice.

POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 22nd January, 1916.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under virtue of the provisions of section 6 of The War Measures Act, 1914, the "Ghadr" (Mutiny) or "Hindustan Ghadr," a paper published weekly in Hindustanee dialects by the Yugantar Ashram Society, San Francisco, California, U.S.A., is from this date refused the privilege of the mails in Canada, and are prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars, or imprisonment for any term not exceeding five years or to both fine and imprisonment.

*App. 63.

No. 565.**Order in Council respecting payment of cost of Transport Service.****P. C. 132.**

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 22nd January, 1916.

The Committee of the Privy Council have had before them a report, dated 18th January, 1916, from a Sub-committee of the Privy Council, submitting,—with reference to P. C. Order No. 34*, dated 12th January, 1916, concerning the appointment of Mr. A. H. Harris as Acting Director Overseas Transport and directing that Mr. Harris should report to a sub-committee of the Council consisting of the Prime Minister, the Minister of Trade and Commerce, the Minister of the Naval Service, the Minister of Militia and Defence and the Hon. A. E. Kemp,—that it is found necessary to provide for the payment of certain necessary expenses in connection with the Transport Service, such as the purchase of supplies of fuel and water, payment for port charges, pilotage, stevedoring charges, repairs of vessel's damages, minor structural alterations necessary for the particular work the vessels are engaged on, etc.

The Sub-committee states that it is considered that the most convenient method for the liquidation of such claims is that they should be paid either direct by the Department of the Naval Service or from the funds of the Canadian Pacific Railway in the first instance and later by the repayment to that Company from the Department of the Naval Service. All vouchers for any such payments to be properly certified by Mr. Harris or a responsible representative acting for him.

The Sub-committee of the Council therefore recommend that authority be given for the payment, as necessary, by the Department of the Naval Service of all claims incurred on behalf of the Imperial Transport Service, on presentation of properly certified invoices by the Acting Director Overseas Transport.

*p. 1083.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 566.

The Canada Gazette, 19th February, 1916.

*Second Supplement to the London Gazette, 21st January, 1916.—
22nd January, 1916.*

[29447]

Military Honours.

WAR OFFICE,
22nd January, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the field:—

Temporary Captain Ernest Charles Jackson, 5th Canadian Infantry Battalion, for conspicuous gallantry on 15th December, 1915. He commanded the attack on a German advance barricade on the Messines road with great dash and determination. Previously, on 7th November, 1915, he displayed great daring in entering a German sap opposite our trenches on Hill 63, and in withdrawing under heavy fire.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned Officers in recognition of their gallantry and devotion to duty in the field:—

Lieutenant Kenneth Leon Taylor Campbell, 5th Canadian Infantry Battalion, for conspicuous gallantry on 15th December, 1915, during the attack on the advanced German barricade on the Messines road. Also for great gallantry in a previous attack on the German trenches at Hill 63 on the 16th November, 1915.

His Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-commissioned Officers and Men for acts of gallantry and devotion to duty whilst serving with the Expeditionary Forces in France and Flanders, the Dardanelles, Mesopotamia, and East Africa:—

16858, Sergeant H. Ashby, 7th Canadian Infantry Battalion, for conspicuous gallantry on the night of 16th-17th November, 1915, near Messines. Sergeants Meyerstein and Ashby with some scouts worked for four hours in bright moonlight cutting lanes through the wire close to a heavily manned German trench. They then placed a bridge over the Douve river about 16 yards from the enemy's parapet, and guided our bombing parties through the lanes they had cut. Their coolness and courage rendered the bomb attack possible.

16395, Lance-Corporal E. L. Babcock, 7th Canadian Infantry Battalion, for conspicuous gallantry and resource near Messines on the night of the 16th-17th November, 1915. Corporals Babcock, Odlum and Weir and Lance-Corporal Berry worked for four hours on a bright moonlight night cutting wire close to a heavily manned German trench. They also assisted in placing a bridge over the Douve river about 16 yards from the German parapet, and guided bombing parties through the lanes they had cut. It was largely due to their coolness and resource that the attack was a success.

10718, Company Sergeant-Major B. Benton, 4th Canadian Infantry Battalion, for conspicuous gallantry at Wulverghem on 20th October, 1915, when he volunteered to go with Private J. Donaghue to the rescue of a comrade who had been shot down near the enemy's lines. He crawled 300 yards, found the wounded man in a shell hole near the German wire, dressed his wounds, and guided Private Donaghue, who carried him back to our trenches.

77848, Private J. Berry, 7th Canadian Infantry Battalion, for conspicuous gallantry and resource near Messines on the night of the 16th-17th November, 1915, Corporals Babcock, Odlum and Weir and Private Berry worked for four hours on a bright moonlight night cutting wire close to a heavily manned German trench. They also assisted in placing a bridge over the Douve river about 16 yards from the German parapet, and guided bombing parties through the lanes they had cut. It was largely due to their coolness and resource that the attack was a success.

A40677, Private R. A. Coles, 5th Canadian Infantry Battalion, for conspicuous gallantry during the attack and capture of the German advanced barricade at Messines road on 15th December, 1915.

16297, Corporal A. K. Curry, 7th Canadian Infantry Battalion, for conspicuous coolness and courage when in charge of the blocking party during a bombing attack near Messines on the night 16th-17th November, 1915.

10535, Private J. Donaghue, 4th Canadian Infantry Battalion, for conspicuous gallantry at Wulverghem on 20th October, 1915, when he volunteered to go out with Company Sergeant-Major Benton and attempt to rescue a comrade, who had been severely wounded near the enemy's lines. They crawled some 300 yards, found the wounded man in a shell hole, and, after his wounds had been dressed by Company Sergeant-Major Benton, Private Donaghue crawled in with him on the back. One rescue party had already gone out, but failed to locate the wounded man.

9902, Private G. L. Eastman, 3rd Canadian Infantry Battalion, for conspicuous gallantry at Wulverghem on 30th October 1915. When on sentry duty in the front line trenches he saw a German bomb coming into the trench. It would have fallen into a dug out in which were two of his comrades but he dashed forward, caught the bomb and hurled it over the parapet, when it immediately exploded. Private Eastman's cool daring and presence of mind probably saved the lives of his two comrades.

A24174 Private J. H. Lindsay, 5th Canadian Infantry Battalion, for conspicuous gallantry and good work between 12th and 14th December, 1915, in scouting and reconnoitering previous to the attack on the German advanced barricade at Messines road. He was often under heavy fire at close range. Finally he did excellent work in the capture of the baricade.

A36224, Company Sergeant-Major J. D. Matheson, 4th Canadian Infantry Battalion, for conspicuous gallantry at Wulverghem on 20th October, 1915. When two of his patrol had been wounded but could not be located owing to the enemy's heavy fire, he led the remainder of his patrol back to our lines in safety and then went out alone under heavy fire and crawled along the enemy's wire searching for his wounded comrades.

16799, Sergeant W. C. Myerstein, 7th Canadian Infantry Battalion, for conspicuous gallantry on the night of the 16th-17th November, 1915, near Messines. Sergeants Myerstein and Ashby with some scouts, worked for four hours in bright moonlight cutting lanes through the wire close to a heavily manned German trench. They then placed a bridge over the Douve river, about 16 yards from the enemy's parapet, and guided our bombing parties through the lanes they had cut. Their coolness and courage rendered the bomb attack possible.

16679, Private H. Odlum, 7th Canadian Infantry Battalion, for conspicuous gallantry and resource near Messines on the night of the 16th-17th November, 1915. Corporals Babcock,

Odlum and Weir and Lance-Corporal Berry worked for four hours on a bright moonlight night cutting wire close to a heavily manned German trench. They also assisted in placing a bridge over the Douve river about 16 yards from the German parapet, and guided bombing parties through the lanes they had cut. It was largely due to their coolness and resource that the attack was a success.

17163, Sergeant A. Robertson, 7th Canadian Infantry Battalion, for conspicuous courage and good work during a bombing attack on Petite Douve, near Messines, on the night 16th-17th November, 1915.

429729, Lance-Corporal K. Weir, 7th Canadian Infantry Battalion, for conspicuous gallantry and resource near Messines on the night of the 16th-17th November, 1915. Corporals Babcock, Odlum and Weir and Lance-Corporal Berry worked for four hours on a bright moonlight night cutting wire close to a heavily manned German trench. They also assisted in placing a bridge over the Douve river about 16 yards from the German parapet and guided bombing parties through the lanes they had cut. It was largely due to their coolness and resource that the attack was a success.

*13200, Sergeant J. S. McGlashan, 5th Canadian Infantry Battalion, for good all-round work from 12th to 15th December, 1915, scouting, reconnoitering, and preparing for the attack on the Messines road barricade. He accounted for five Germans who were making for cover.

No. 567.

Extra Canada Gazette, 24th January, 1916.

Order in Council authorizing the issue of Licenses for the Export of Diarsenol and Neo-Diarsenol.

P. C. 145.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 22nd January, 1916.

The Committee of the Privy Council have had before them a report, dated 21st January, 1916, from the Minister of Customs, recommending that the Minister of Customs be authorized to issue licenses for the export of diarsenol and

*Omitted in Canada Gazette.

neo-diarsenol to Neutral Countries, notwithstanding the Orders in Council under Sections 242 and 291 of the Customs Act,¹ prohibiting the exportation of the said goods.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 568.

The Canada Gazette, 12th February, 1916.

Proclamation respecting Foreign Currency.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

W. STUART EDWARDS, Acting Deputy Minister of Justice, Canada. as "The Customs Act," it is amongst other things in effect enacted that all invoices of goods shall be made out in the currency of the country whence the goods are imported, or in the currency in which the goods are actually purchased, and shall contain a true statement of the value of such goods, and in computing the value for duty of such currency the rate thereof shall be such as has been ordered and proclaimed from time to time by the Governor in Council, who is thereby empowered to make such order, and the rate ordered shall be	}	WHEREAS in and by the Revised Statutes of Canada, 1906, Chapter 48, and called and known
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¹App. 63.

based upon the actual value of the standard coins or currency of such country as compared with the standard dollar of Canada in so far as such comparative values are known;

AND WHEREAS Our Governor in Council has ordered that a Proclamation be issued directing that the values of the foreign currencies as compared with the standard dollar of Canada, be, from the first day of February, 1916, until further proclaimed, as shown in the schedule hereto annexed and marked as "Schedule A," the values of such foreign currencies for Customs purposes,—

NOW KNOW YE that We do by these presents and with the advice of Our Privy Council for Canada proclaim and declare the values of the foreign currencies as compared with the standard dollar of Canada as shown in the said schedule hereto annexed and marked "Schedule A," shall be from the first day of February next the values for duty of such foreign currencies.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this twenty-fifth day of January, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By Command.

THOMAS MULVEY,

Under-Secretary of State.

SCHEDULE "A."

VALUES OF FOREIGN COINS.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and pro- claimed. (Rate in Canadian currency.)	Remarks.
Argentine Republic	Gold.....	Peso.....	\$0.9648	Currency: Depreciated paper convertible at 44 per cent of face value.
Austria-Hungary..	Gold.....	Crown.....	.2026	Member of Latin Union; gold is the actual standard.
Belgium.....	Gold and silver.	Franc.....	.1930	
Bolivia.....	Gold.....	Boliviano.....	.3893	12½ Bolivianos equal 1 pound sterling.
Brazil.....	Gold.....	Milreis.....	.5462	Currency: Government paper exchange rate about 25 cents to the milreis.
Central American States:				
Costa Rica.....	Gold.....	Colon.....	.4653	Currency: Inconvertible paper, exchange rate: about 40 pesos equal \$1.
British Honduras	Gold.....	Dollar.....	1.0000	
Guatemala.....	Silver.....	Peso.....	.3841	
Honduras.....	Silver.....	Peso.....	.3841	Currency: Bank notes.
Nicaragua.....	Gold.....	Cordova.....	1.0000	Currency: Convertible into silver on demand.
Salvador.....	Silver.....	Peso.....	.3841	
Chili.....	Gold.....	Peso.....	.3650	Currency: Inconvertible paper, exchange rate approximately 0.14.
China.....	Silver.....	Tael:	.	
		Amoy.....	0.6296	
		Canton.....	.6277	
		Chefoo.....	.6022	
		Chin Kiang..	.6151	
		Fuchau.....	.5824	
		Haikwan....	.6406	
		(Customs).		
		Hankow.....	.5891	
		Kiaochow...	.6101	

VALUES OF FOREIGN COINS—Continued.

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and pro- claimed. (Rate in Canadian currency.)	Remarks.
China.....	Silver.....	Tael— <i>Con.</i> Nankin..... Niuchwang.. Ningpo..... Pekin..... Shanghai... Swatow..... Takau..... Tientsin..... Silver Dollar— Yuan..... Hong Kong... British..... Mexican.....6230 .5905 .6054 .6138 .5751 .5816 .6336 .61014126 .4141 .4141 .4172	
Colombia.....	Gold.....	Dollar.....	1.0000	Currency: Inconvertible paper, exchange rate approximately \$1.05 paper to \$1 gold.
Cuba.....	Gold.....	Peso.....	1.0000	
Denmark.....	Gold.....	Crown.....	.2680	
Ecuador.....	Gold.....	Sucre.....	.4867	
Egypt.....	Gold.....	Pound (100 piasters).	4.9431	The actual standard is the British pound sterling, which is legal tender for 97½ piasters.
Finland.....	Gold.....	Mark.....	.1930	
France.....	Gold and Silver.	Franc.....	.1930	Member of Latin Union: Gold is the actual standard.
German Empire...	Gold.....	Mark.....	.2382	
Greece.....	Gold and Silver.	Drachma.....	.1930	Member of Latin Union: Gold is the actual standard.
Hayti.....	Gold.....	Gourde.....	.9647	Currency: Inconvertible paper, exchange rate approximately 0.16.
India (British)....	Gold.....	Rupee.....	.3244	(15 rupees equal 1 pound sterling.)
Italy.....	Gold and Silver.	Lira.....	.1930	Member of the Latin Union; Gold is the actual standard.
Japan.....	Gold.....	Yen.....	.4985	
Liberia.....	Gold.....	Dollar.....	1.0000	Currency: Depreciated silver, token coins; customs duties are collected in gold.
Mexico.....	Gold.....	Peso.....	.4985	Mexican exchange rate violently fluctuating, approximately \$0.15.
Netherlands.....	Gold.....	Florin.....	.4020	
Norway.....	Gold.....	Crown.....	.2680	
Panama.....	Gold.....	Balbao.....	1.0000	
Paraguay.....	Silver.....	Peso.....	.3841	Currency: Depreciated paper exchange rate: 1.550 per cent.
Persia.....	Gold and Silver.	Kran.....	.1700	This is the value of the gold kran. Currency is silver, circulating above its metallic value; exchange value of silver kran approximately 0.0875.

VALUES OF FOREIGN COINS—*Concluded.*

Country.	Standard.	Monetary Unit.	Value in currency for duty purposes as ordered and pro- claimed. (Rate in Canadian currency.)	Remarks.
Peru.....	Gold.....	Libra.....	4.8665	Currency: Inconvertible paper, exchange rate approximately 0.70½.
Philippine Islands..	Gold.....	Peso.....	.5000	
Portugal.....	Gold.....	Escudo.....	1.0806	
Roumania.....	Gold.....	Leu.....	.1930	Valuation is for the gold peseta. Currency is silver circulating above its metallic value; exchange value approximately \$0.20.
Russia.....	Gold.....	Rouble.....	.5146	
Santo Domingo....	Gold.....	Dollar.....	1.0000	
Servia.....	Gold.....	Dinar.....	.1930	
Siam.....	Gold.....	Tical.....	.3709	
Spain.....	Gold and silver.	Peseta.....	.1930	
Straits Settlements	Gold.....	Dollar.....	.5678	
Sweden.....	Gold.....	Crown.....	.2680	Member of Latin Union; Gold is the actual standard. 100 piaster equal to the Turkish pound.
Switzerland.....	Gold.....	Franc.....	.1930	
Turkey.....	Gold.....	Piaster.....	.0440	
Uruguay.....	Gold.....	Peso.....	1.0342	
Venezuela.....	Gold.....	Bolivar.....	.1930	

No. 569.

Order in Council respecting the gratuities to certain employees of the Canadian Government Railways enlisting for Overseas Service.

P. C. 148.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 25th January, 1916.

The Committee of the Privy Council have had before them a report, dated 21st January, 1916, from the Acting Minister of Railways and Canals, representing that, when volunteers were called for in Canada for the Expeditionary Force for Military Service abroad, the Grand Trunk Railway System, and the Grand Trunk Pacific Railway, in common with many other

large corporations, granted a gratuity, payable monthly, equal to six months' salary to all employees who enlisted in such Expeditionary Force.

The Minister further represents that the Government assumed the operation of that section of the eastern Division of the National Transcontinental Railway from Winnipeg to Fort William on the 1st May, 1915, such section having been previously operated by the Grand Trunk Pacific Railway Company, and that on such date certain former employees of the Grand Trunk Pacific Railway Company were serving with the Expeditionary Forces, and there was still due some of them a portion of the six months' gratuity granted them by the Company.

The Minister recommends that authority be granted to pay such employees of the Canadian Government Railways as were formerly employed by the Grand Trunk Pacific Railway Company, such portion of the six months' gratuity which had been granted them by the Pacific Company, and which was still due and payable upon the taking over by the Government of the Eastern Division of the National Transcontinental Railway and the Lake Superior Branch, east of Winnipeg, of the Grand Trunk Pacific Railway. Further, that the expenditure in connection therewith be a charge against the portion of the War Appropriation appropriated to the Department of Railways and Canals.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 570.

Order in Council respecting cost of Transportation of Troops.

P. C. 157.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 26th day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS The War Purchasing Commission draw attention to the large number of troops which are being transported, and at great distances, and suggest that, commencing January 1st, 1916, a reduction over present rates should be made;

AND WHEREAS by Section 289 of The Railway Act, railway companies are bound to carry troops on such terms and conditions and under such regulations as the Governor in Council may make;

AND WHEREAS under the terms of the Order in Council of March 14th, 1906, the railways are charging a rate of two cents a mile first class, and one cent and one-third second class, for the conveyance of troops, witho it regard to number transported or distance covered;

THEREFORE His Royal Highness the Governor General in Council is pleased to order, and it is hereby ordered, that the rate for the conveyance by railway of troops in bodies of three hundred and fifty or more, of all ranks, for distances over one hundred miles, be one cent per mile second class, whether the railway companies provide second class accommodation or not, and one cent and a half per mile first class, and that the rates for numbers less than three hundred and fifty, and for distances of one hundred miles and less, be the same as at present, the said lower rates to be charged until the close of the present hostilities, and thereafter for the return troop movements, or as may be otherwise ordered.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 571.**Order in Council amending the Order in Council appointing the War Purchasing Commission.**

P. C. 160.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 26th January, 1916.

The Committee of the Privy Council have had before them a report, dated 25th January, 1916, from the Right Honourable the Prime Minister, stating that he has had under consideration the provisions of an Order in Council approved on the 8th May (P.C. 1033)*, under which the War Purchasing Commission was established.

The Minister observes that it has been pointed out that the Department of Trade and Commerce and the Department of Agriculture have excellent facilities for making purchases of wheat, oats, flour and hay, for the British or any of the Allied Governments, and that purchases have been made accordingly.

The Minister therefore recommends that paragraph No. 4 of the Order in Council in question be repealed, and that the following be substituted therefor:—

“4. The Commission shall, on behalf of the Government, enter into and direct all purchases of supplies and munitions of war which the Government may undertake for the British or any Allied Government, excepting the purchase of wheat, oats, flour and hay, and such purchases as fall within the scope of the functions of the Imperial Munitions Board.”

The same to be considered as having come into effect on the 8th day of May, 1915.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

*p. 612.

No. 572.

Canada Gazette, 26th February, 1916.

The London Gazette, 28th January, 1916.

[29454]

**Order of His Majesty in Council extending the Aliens Restriction
(Consolidation) Order, 1914.**

AT THE COURT AT BUCKINGHAM PALACE, THE
27TH DAY OF JANUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by the Aliens Restriction (Consolidation) Order, 1914,¹(hereinafter referred to as the Principal Order), the Aliens Restriction (Belgian Refugees) Order, 1914, the Aliens Restriction (Amendment) Order, 1915,²and other Orders in Council, His Majesty has been pleased to impose restrictions on aliens, and to make various regulations for carrying those restrictions into effect:

AND WHEREAS, it is expedient to amend and extend the provisions of those Orders in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

Extension of Article 19 of Principal Order.

1. As from the fourteenth day of February nineteen hundred and sixteen, Article 19 of the Principal Order (which imposes certain requirements as to registration of aliens residing in prohibited areas) shall be extended so as to impose the same requirements as respects aliens, wherever resident; and accordingly that Article shall have effect as though the words "residing in a prohibited area, and an alien enemy," were omitted therefrom:—

Provided that—

(a) a Secretary of State may by order direct that in any areas specified in the order, the said Article as amended by this Article shall not apply in respect of that area to alien

¹App. 324. ²p. 332.

friends resident in the area at the date when this Article comes into operation; and

(b) the said Article as amended by this Article shall not apply in the case of Belgian refugees.

Additional Restrictions on Aliens in respect of Prohibited Areas.

2. The following Article shall, as from the date fixed thereunder, be substituted for Article 2 of the Aliens Restriction (Amendment) Order, 1915:—

(1) As from such date as may be fixed by order of a Secretary of State an alien shall not, without the special permission of the Registration Officer, enter or be in any prohibited area unless he has in his possession an identity book obtained in pursuance of this Order and duly filled in and attested:—

Provided that—

(a) where an alien is at the date of this Order resident and duly registered in a prohibited area, this provision shall not apply to him in respect of that area so long as he is resident therein;

(b) a Secretary of State may exempt from the provisions of this Article any class of aliens, where he is satisfied that satisfactory means are provided for their identification, other than the possession of an identity book; and

(c) an alien coming from any place out of the United Kingdom and landing in the United Kingdom without an identity book, may, subject to the provisions of the Principal Order, be allowed to proceed to his destination in the United Kingdom if the passport or other document with which he is required to be furnished on landing in the United Kingdom contains or if he supplies, such of the particulars contained in the schedule to this Order as may be required by an aliens officer; but any such alien shall proceed directly to his destination, and on arriving there shall, within twenty-four hours, comply with all the provisions which are applicable to him of the Principal Order, as amended by any subsequent Order, including this Order; and

(d) this Article shall not apply to an alien who enters or is in a prohibited area for the sole purpose of immediate embarkation at a port therein; and

(e) this Article shall not apply to an alien who appears to be under the age of eighteen and is in the care of some other person who is over that age.

If any alien when so required by any officer, or by any soldier or sailor engaged on sentry patrol or other similar duty, or by any aliens officer or police constable, fails to produce his identity book at any time when he is required to be in possession of the same under this Article, he may, without prejudice to any other penalty, be detained pending the making of enquiries as to his identity, and whilst so detained shall be deemed to be in legal custody.

(2) Subject to the special or general instructions of a Secretary of State, any alien who has after this Article comes into operation entered a prohibited area in which he was not resident at the date of this Order may be ordered by the registration officer for that area to leave the area forthwith, and not to enter that area subsequently without his special permission; any such order shall be entered in the aliens' identity book, and the alien shall comply with the order.

(3) Where any such special permission of a registration officer as aforesaid, has been granted subject to any conditions, and the person to whom it is granted fails to comply with any such condition, he shall be deemed to be guilty of a contravention of the Principal Order.

(4) This Article shall have effect as if it were included in Part II. of the Principal Order, and that Order shall have effect accordingly.

Identity Books.

3. An identity book shall be in the form described in the schedule to this Order, and the provisions contained in that schedule shall have effect with respect to identity books.

If any person uses for the purposes of this Order an identity book relating to any person other than himself, or, in filling in the particulars contained in an identity book, or for the purpose of obtaining an identity book, makes any false statement or

false representation, he shall be deemed to have acted in contravention of the Principal Order.

Duties of Hotel-Keepers, etc.

4. (1) Article three of the Aliens Restriction (Amendment) Order, 1915, shall have effect as though the following provisions were substituted for subsections (1) to (4) inclusive thereof:—

3. (1) It shall be the duty of the keeper of every hotel, inn, boarding-house, and lodging-house, to keep a register of all persons over the age of fourteen years staying at the hotel, inn, boarding-house, or lodging-house, who are aliens.

The keeper of every such hotel, inn, boarding-house, or lodging-house shall, as soon as may be after any such person comes to stay at the hotel, inn, boarding-house, or lodging-house, enter his name and nationality in the register, together with the date of his arrival; and on the departure of any such person, he shall, as soon as may be, enter the date of his departure and his destination on departure in the register, and he shall also enter in the register from time to time such other particulars as may be prescribed by a Secretary of State, and if the keeper of an hotel, inn, boarding-house, or lodging-house, fails to comply with any of the foregoing provisions of this Article, or if he makes any entry in any such register which he knows or could by the exercise of reasonable diligence have ascertained to be false, he shall be deemed to be guilty of a contravention of the Principal Order.

(2) The keeper of every hotel, inn, boarding-house, or lodging-house, shall also, if directions for the purpose are issued by a Secretary of State, make to the registration officer of the registration district in which the hotel, inn, boarding-house, or lodging-house is situate such returns as to the persons staying at the hotel, inn, boarding-house or lodging-house, at such times or intervals, and in such form as may be specified in such directions, and if he fails to do so, or makes any false return, he shall be deemed to be guilty of a contravention of the Principal Order.

(3) It shall be the duty—

(a) of the keeper of every hotel, inn, boarding-house, and lodging-house, with a view to ascertaining whether any person staying at the hotel, inn, boarding-house, or lodging-house is or is not an alien, to require every person (whether an alien or not) who stays at the hotel, inn, boarding-house, or lodging house to furnish to him in such form as may be prescribed by the Secretary of State the particulars contained in that form; and

(b) of every person (whether an alien or not) to furnish the said particulars when so required.

If the keeper of any hotel, inn, boarding-house or lodging-house fails to require any person staying at the hotel, inn, boarding-house or lodging-house to furnish such information as aforesaid, he shall be deemed to be guilty of a contravention of the Principal Order; and if any person staying at the hotel, inn, boarding-house or lodging-house fails to give any information when so required, or gives any false information, he shall be deemed to be guilty of a contravention of the Principal Order.

(4) Every register kept under this Article, and all particulars furnished under this Article, shall at all reasonable hours be open for inspection by any officer of police or by any person authorized by a Secretary of State.

(2) In the application of Article (3) of the Aliens Restriction (Amendment) Order, 1915, as amended by this Order, to hostels or other boarding-houses in which Belgian refugees are lodged, the manager or secretary, or any other person charged with the management of the hostel or boarding-house, shall, whether he receives payment or not, be deemed to be the keeper thereof.

Short Title.

5. This Order may be cited as the Aliens Restriction (Amendment) Order, 1916.

ALMERIC FITZROY.

SCHEDULE.

IDENTITY BOOKS.

1. An identity book shall be in such form as the Secretary of State may prescribe.

2. An identity book shall not be issued to any person who has already obtained one unless he surrenders his former book or gives a satisfactory explanation of the circumstances which prevent him doing so.

3. An identity book shall not be issued to an alien who has come to the United Kingdom since the beginning of the war unless he produces a passport issued to him not more than two years previously by or on behalf of the Government of which he is a subject or citizen, or gives a satisfactory explanation of the circumstances which prevent his doing so.

4. There shall be payable in respect of each identity book issued a fee of one shilling.

5. There shall be entered in the identity book the following particulars with respect to the applicant, which shall be filled in by the applicant, attested by two householders of British birth, and certified by a police officer, in the manner hereinafter shown:

Particulars.

I.

The particulars which an alien is required to furnish on registration (to be set out *seriatim*).

II.

The following further particulars:—

If present nationality not acquired at birth, state how acquired (*a*), and original nationality.

Name and nationality (*b*), of father.

Maiden name and nationality
before marriage of mother.

Nationality before marriage
of wife.

Whether possessed of a Pass-
port (c).

Particulars of last entry into
United Kingdom (d) [or has
not been absent from the
United Kingdom since 4th
August, 1914.]

Whether applicant has pre-
viously had an identity
book. [If book lost or
destroyed, state name of
registration or police dis-
trict in which it was issued.

Particulars of convictions (if
any) of offences against the
Regulations for the Defence
of the Realm, or the Aliens
Restriction Orders, or the
laws relating to trading
with the enemy.

(a) e.g., by naturalization or by marriage.

(b) If father's nationality was not acquired by birth, state how
it was acquired and original nationality.

(c) Give particulars, e.g., number and date and place of issue.

(d) Dates and ports of departure and arrival to be stated.

Whether applicant has or has
had any male relatives in
arms for or against Great
Britain or her Allies during
the present war [if so, state
names and relationship].

I declare the foregoing particulars to be true.

Signature

We, being natural-born British subjects and householders, certify that the above particulars were signed by in our presence, and that to the best of our knowledge and belief they are true and that the photograph attached is a photograph of him (her.)

Signature

(Address)

Signature

(Address)

6. An identity book shall contain the following statement to be signed by a duly authorized police officer:—

I certify that this identity book was produced to me duly filled up and attested, that the description and photograph (or fingerprints) (a) which appear therein are those of , that his (her) present address is correctly given, and that the said signed below in my presence.

Signature

Rank

Police Station

Police District

Signature of applicant

7. The Secretary of State may from time to time make such alterations in the form of identity books, or in the provisions of this Schedule, as he may think fit.

(a) *The photograph and finger prints, if taken, must be identified by the stamp or the signature of the Certifying Officer.*

No. 573.

The London Gazette, 28th January, 1916.

[29454.]

Order of His Majesty in Council amending the "Defence of the Realm (Consolidation) Regulations, 1914."

AT THE COURT AT BUCKINGHAM PALACE, THE
27TH DAY OF JANUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council, dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations ¹(called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914², for securing the public safety and the defence of the Realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915³, the Defence of the Realm (Amendment) No. 2 Act, 1915⁴, and the Munitions of War Act, 1915⁵:

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. At the end of the first paragraph of Regulation 11, after the words "or do any other act as may be necessary" the following words shall be inserted:—

"and if any person without lawful authority or excuse, by the raising of blinds, removal of shades, or in any other way uncovers wholly or in part any light which has been obscured or shaded in compliance with any such order or in compliance with any directions given in pursuance of such an order, he shall be guilty of a summary offence against these regulations."

¹App. 284. ²App. 191. ³App. 205. ⁴App. 209. ⁵App. 313.

In the third paragraph of Regulation 11, after the words "and the competent naval or military authority" there shall be inserted "or any officer authorized by him for the purpose (being an officer qualified to be appointed a competent naval or military authority)."

2. After Regulation 13 the following Regulations shall be inserted:—

"13B. Where a person who has been convicted of any offence in connexion with the keeping, managing, or assisting in the management of a brothel, or of any offence as a prostitute, or of any offence under paragraph (b) of subsection (1) of section one of the Vagrancy Act, 1898, or of the Immoral Traffic (Scotland) Act, 1902, or of contravening any provision in any Act, whether public, general, or local, or any by-law, for the prevention of indecent conduct in public places, resides in or frequents any place where any bodies of His Majesty's forces are assembled or the vicinity thereof, the competent naval or military authority may by order prohibit such person from residing in or frequenting such place or the vicinity thereof, and if the person to whom the order relates contravenes any of the provisions of the order, such person shall be guilty of an offence against these Regulations."

3. For Regulation 19 the following Regulation shall be substituted:—

"19. No person shall, without the permission of the competent naval or military authority, make any photograph, sketch, plan, model, or other representation of—

(a) any place or thing within any area for the time being specified in an order made by the competent naval or military authority, with the approval of the Admiralty or Army Council, as being an area within which the making of such representations is prohibited;

(b) any naval or military work, or any dock or harbour work, wherever situate;

(c) any other place or thing of such a nature that such representations thereof are calculated to be, or might be, directly or indirectly, useful to the enemy; and no person in any such area or in the vicinity of any such work shall without lawful authority or excuse have in his possession any photographic or other apparatus or

other material or thing suitable for use in making any such representation.

If any person contravenes the provisions of this regulation, or without lawful authority or excuse has in his possession any representation of any such work, place, or thing of such a nature that it is calculated to be or might be directly or indirectly useful to the enemy, he shall be guilty of an offence against these regulations:

Provided that nothing in this regulation shall be construed as prohibiting (where otherwise legal) the making of a photograph, sketch, plan, model, or other representation within any photographic or other studio or a private dwelling-house or the garden or other premises attached thereto of any person or things therein, or as prohibiting (where otherwise legal) the possession of photographic or other apparatus, materials or things intended solely for use within such studio, dwelling-house, or other premises.

For the purposes of this regulation—

The expression “naval or military work” includes any work of defence, arsenal, dockyard, camp, depot or building used for the accommodation of any of His Majesty’s forces, ship, aircraft, telegraph or signal station, searchlight, war material, or place where war material, is or is intended to be manufactured, repaired or stored:

The expression “dock or harbour work” includes shipyard, landing stage and pier, and any light, buoy, beacon, mark, or other object or thing designed or used for the purpose of facilitating navigation in or into a harbour.”

4. After Regulation 21 the following regulation shall be inserted:

“21A. If any person—

(a) without lawful authority or excuse kills wounds, molests, or takes any carrier or homing pigeon not belonging to him; or

(b) having found any such carrier or homing pigeon dead or incapable of flight, neglects forthwith to hand it over or send it to some military post or some police constable in the neighbourhood, with

information as to the place where the pigeon was found;
or

(c) having obtained information as to any such carrier or homing pigeon being killed or found incapable for flight, neglects forthwith to communicate the information to a military post or to a police constable in the neighbourhood;

he shall be guilty of a summary offence against these regulations.

5. At the end of Regulation 29A the following paragraph shall be inserted:—

“Nothing in this regulation shall apply to any person who enters any factory, workshop, or other place in the exercise of any right of entry conferred on him as an inspector under the Factory and Workshop Acts, 1901 to 1911, the Explosives Act, 1875, or any other enactment.”

6. After Regulation 37 the following regulation shall be inserted:—

“37A. Every British ship of five hundred tons gross tonnage or upwards, which puts to sea from a port in the United Kingdom on or after the first day of March, nineteen hundred and sixteen, shall be provided with suitable hand-flags for signalling by the semaphore code, and with an efficient flash lamp adapted for the transmission of signals by the Morse code, and of such power and size that the signals made with it are distinctly visible at a distance of three miles on a dark night in clear weather.

“Provided that the Board of Trade may, if they think fit, by order—

(a) postpone the application of this regulation to any ship or class of ships specified in the order;

(b) relax, as respects any ship or class of ships, the requirements of this regulation as to the range of visibility of such flash lamp as aforesaid;

(c) exempt any ship or class of ships from the requirements of this regulation;

and upon the making of any such order the regulation shall, as respects any ship or class of ships to which the order relates, have effect subject to the provisions of the order,

"If this regulation is not complied with in the case of any ship, the master or owner of the ship shall be guilty of a summary offence against these regulations.

"In this regulation expressions have the same meaning as in the Merchant Shipping Acts, 1894 to 1914."

7. For Regulation 40 the following regulation shall be substituted:—

"40. If any person gives, sell, procures, or supplies, or offers to give, sell, procure, or supply, any intoxicant—

(a) to or for a member of any of His Majesty's forces with the intent of eliciting information for the purpose of communicating it to the enemy, or for any purpose calculated to assist the enemy; or

(b) to or for a member of any of His Majesty's forces when not on duty with the intent to make him drunk or less capable of the efficient discharge of his duties; or

(c) to or for a member of any of His Majesty's forces when on duty either with or without any such intent as aforesaid;

he shall be guilty of an offence against these regulations:

"If any person gives, sells, procures, or supplies or offers to give, sell, procure, or supply any intoxicant to or for a member of any of His Majesty's forces when proceeding to a port for embarkation on board ship, or when at any port for that purpose, he shall be guilty of a summary offence against these regulations.

"For the purposes of this regulation the expression 'intoxicant' includes any intoxicating liquor, and any sedative, narcotic, or stimulant drug or preparation."

8. After Regulation 46 the following regulation shall be inserted:—

"46A. If any person assists any prisoner of war or interned person to escape, or knowingly harbours or assists any such person who has escaped, or without lawful authority transmits, either by post or otherwise, or conveys to any prisoner of war or interned person any money or valuable security or any article likely to facilitate the escape of any prisoner of war or interned person, or in any way to interfere with the discipline or administration of any place of deten-

tion for prisoners of war or interned persons, he shall be guilty of an offence against these regulations."

9. In Regulation 55 after the words "suspected of having committed an offence against these regulations" there shall be inserted the following words:—

"On a person being taken into custody under this regulation he may apply to the competent naval or military authority for release on bail, and if the competent naval or military authority so directs in writing, any officer of police who, under the Summary Jurisdiction Acts has power to release on bail any person apprehended without warrant, may discharge the person so in custody upon his entering into a recognizance, or, in Scotland, finding caution, with or without sureties, for a reasonable amount to appear at such time and place, to be named in the recognizance, or caution, as may be fixed by the competent naval or military authority."

At the end of paragraph (10) of Regulation 56 the following proviso shall be inserted:—

"Provided that the alleged offender so in custody may apply to the competent naval or military authority, and if the competent naval or military authority signifies in writing that in his opinion the case is a proper one for bail, the alleged offender may apply to a justice of the peace for bail, and such justice may, on such application, admit him to bail in like manner as if he had been committed by such justice for trial for a felony, and nothing in this regulation shall affect any power of the High Court to admit any person to bail. In Ireland the powers conferred by this proviso on Justices of the Peace shall be exerciseable by Resident Magistrates and Dublin divisional justices only."

10. In paragraph (2) of Regulation 56, after the words "he may" there shall be inserted the words "if not subject to the Naval Discipline Act or to military law," and after the word "otherwise" there shall be inserted the words "and if he is so subject he may be so tried or may be dealt with as for an offence against the Naval Discipline Act or military law as the competent naval or military authority may decide."

ALMERIC FITZROY.

No. 574.

Canada Gazette, 10th June, 1916.

*Second Supplement to the London Gazette, 25th January, 1916—
27th January, 1916.*

[29452]

Proclamation respecting the List of Contraband of War.

BY THE KING.

A PROCLAMATION.

**MAKING CERTAIN ADDITIONS TO AND AMENDMENTS IN THE
LIST OF ARTICLES TO BE TREATED AS CONTRABAND
OF WAR.**

GEORGE R.I.

WHEREAS on the 14th day of October, 1915,*We did issue Our Royal Proclamation specifying the articles which it was Our intention to treat as contraband during the continuance of hostilities or until We did give further public notice; and

WHEREAS it is expedient to make certain further additions to and amendments in the said list:

NOW, THEREFORE, We do hereby declare, by and with the advice of Our Privy Council that, during the continuance of the war or until We do give further public notice, the following articles will be treated as absolute contraband, in addition to those set out in Schedule I of Our Royal Proclamation aforementioned:—

Cork, including cork dust.

Bones in any form, whole or crushed, and bone ash.

Soap.

Vegetable fibres and yarns made therefrom.

And We do hereby further declare that as from this date the following amendments shall be made in Schedule I of Our Royal Proclamation aforementioned:—

In item 8, for “acetone” shall be substituted “acetones, and raw or finished materials usable for their preparation.”

In item 9, for “phosphorus,” shall be substituted “phosphorus and its compounds.”

In item 26 there shall be added after the word “parts” the words “and accessories.”

*p. 791.

In item 38 the more general term "lead" shall be substituted for the words "lead, pig, sheet, or pipe."

And We do hereby further declare that the following articles shall as from this date be treated as conditional contraband in addition to those set out in Schedule II of Our Royal Proclamation aforementioned:—

Casein.

Bladders, guts, casings, and sausage skins.

Given at Our Court at Buckingham Palace, this twenty-seventh day of January, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

GOD SAVE THE KING.

No. 575.

The London Gazette, 1st February, 1916.

[29458]

Notice to Mariners.

No. 114 of the year 1916.

IRELAND, SOUTH COAST.

Former Notice.—No. 1025 of 1915*; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

(1) PORT OF QUEENSTOWN—TRAFFIC REGULATIONS.

I.—PROHIBITED AREAS.

1. An obstruction has been placed across Queenstown harbour inside the entrance.

*p. 866.

Anchorage is strictly prohibited between the southern limit of Outer Man-of-War roads and a line drawn between the light-buoy exhibiting an *occulting white* light, to the eastward of Spike island and the light-buoy exhibiting a *fixed white* light, off Black rock, Corkbeg.

The passage between Spike island and Ringaskiddy point is closed, and no vessel shall approach the area bounded on the south by a line drawn between Golden rock and the southernmost point of Spike island.

No vessel shall use the channels between Haulbowline and Spike island, east of Rocky island, or west of the military pier on Spike island.

PASSAGE THROUGH OBSTRUCTION.

2. Vessels entering the port, not being in charge of a pilot, shall not proceed beyond the Examination anchorage. Vessels wishing to leave the port, not being in charge of a pilot, shall not proceed beyond the southern limit of the Outer Man-of-War anchorage. This applies to all craft except boats drawing less than four feet which have obtained special permission from the King's Harbour Master.

It is compulsory for all vessels desiring to pass through the obstruction in either direction to have on board a licensed pilot, or Master holding a pilot's certificate for the port, whose name has been approved by the Vice-Admiral Commanding Coast of Ireland.

II.—ENTRANCE TO THE PORT.

ENTRY FORBIDDEN DURING FOG.

3. All Mercantile traffic is forbidden to enter the port or to pass beyond the limits of the Examination anchorage during fog.

PILOTAGE.

4. It is compulsory for all merchant vessels to have a licensed local pilot on board when entering the port, except:—

Vessels whose masters hold pilot's certificates for the port and whose names have been approved by the Vice-Admiral Commanding Coast of Ireland.

Also certain local vessels which have obtained exemption from the Vice-Admiral Commanding Coast of Ireland. It is to be understood that pilotage is compulsory for these vessels when passing through the obstruction.

III.—MOVEMENTS WITHIN THE PORT.

5. The movements of all merchant vessels, barges, or boats, of any kind are subject to the direction of the King's Harbour Master, whose orders are to be immediately obeyed.

NIGHT AND DURING FOG.

6. During the hours of official night, no merchant vessels (including fishing craft, barges, boats, yachts, or private vessels of any kind) will be allowed to be under way in the waters, including the creeks of the Dockyard Port of Queenstown, except with special permission from the King's Harbour Master. All vessels, barges, and boats must display the regulation lights. During fog all mercantile traffic is absolutely prohibited.

IV.—VESSELS LEAVING THE PORT.

PROHIBITION.

7. No merchant vessels (including fishing craft, barges, boats, yachts, or private vessels of any kind) are permitted to leave the Dockyard Port of Queenstown during the hours of official night except with special permission from the Vice-Admiral Commanding Coast of Ireland, which can be obtained through the Shipping Intelligence Officer. No vessel may leave during fog.

PERMISSION TO LEAVE.

8. Merchant vessels (including those engaged in the coastal trade) must on no account leave the Dockyard Port of Queenstown without permission.

Vessels must obtain permission from the Collector of Customs, Queenstown.

(2) BANTRY, KENMARE AND DUNMANUS BAYS—REGULATIONS
RESPECTING YACHTS AND PLEASURE CRAFT.

1. Yachts and other pleasure craft are not allowed to cross the line in Bantry Bay drawn from Sheep head to Dursey head, nor to cross the line in Kenmare bay from Cod head to Bolus head, nor to cross the line in Dunmanus bay from Sheep head to Three Castle head.

2. No Regatta shall be held without permission in writing from the Senior Naval Officer, Castletownbere. This applies to the coast from Mizzen head to Sybil point.

3. No Excursion steamer shall run without permission in writing from the Senior Naval Officer, Castletownbere. This applies to the coast from Mizzen head to Sybil point.

4. The directions as to no craft being under way in the defended port of Berhaven during official night are to be strictly adhered to.

Note.

This Notice is a repetition of Notice No. 1025 of 1915, with amendments to section (1).

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships.

J. F. PARRY, .
Hydrographer.

Hydrographic Department, Admiralty,
London, 27th January, 1916.

No. 576.

Canada Gazette, 26th February, 1916.

Third Supplement to The London Gazette, 25th January, 1916—
27th January, 1916.

[29453]

Canadians Mentioned in Despatches.

WAR OFFICE,

27th January, 1916.

The following names are added to the list of officers, warrant officers, non-commissioned officers and men recommended for gallant and distinguished service in the Field in the despatch from the Field-Marshal^e Commanding-in-Chief the British Army in France, dated 30th November, 1915, which was published in *The London Gazette*, dated Saturday, 1st January, 1916:—

CANADIAN FORCES.

Staff.

Wood, Brevet Colonel (temporary Brigadier-General) T. B.
Armstrong, Lieutenant-Colonel (temporary Brigadier-General) C. J.

Ross, Colonel A. E.

Mitchell, Lieutenant-Colonel C. H.

Frith, Brevet Lieutenant-Colonel G. R., Royal Engineers.

Cutcliffe, Temporary Major, A. B.

Elmsley, Major J. H.

Murray, Captain K. A., Canadian Postal Corps.

Napier, Captain R. R.

Lord Strathcona's Horse.

Hewitson, No. 2873, Corporal J. S.

Dunwoody, No. 15066, Private J. M.

Canadian Artillery.

Maclaren, Lieutenant-Colonel C. H.

Langford, No. 40336, Serjeant J. R.

Quilter, No. 40005, Bombadier G.

Bleakney, No. 41615, Gunner V. A.

Canadian Engineers.

Lindsay, Lieutenant-Colonel W. B.
 Baker, Lieutenant E. A.
 Ridgwell, No. 5591, Regimental Serjeant-Major S. A.
 Bevan, No. 5318, Serjeant W. H. B.
 Law, No. 5410, Corporal G.
 Norton, No. 5612, Corporal J. F.
 Jones, No. 15576, Lance-Corporal D. B.
 Spencer, No. 5749, Sapper F. T.

1st Canadian Infantry Battalion.

Murray, No. 6256, Private J. F.

2nd Canadian Infantry Battalion.

Swift, Temporary Lieutenant-Colonel A. E.
 Winterbottom, No. 8281, Serjeant G. G.
 Maxwell, No. 81576, Lance-Corporal J.

3rd Canadian Infantry Battalion.

Spence, No. 9068, Serjeant H. V.
 Jones, No. 9063, Lance-Corporal E. H.

4th Canadian Infantry Battalion.

Millard, No. 63640, Private J.

5th Canadian Infantry Battalion.

McFeat, No. 12376, Corporal E. G.

7th Canadian Infantry Battalion.

Holland, 23348, Serjeant J.
 Paterson, No. 77902, Private W.

10th Canadian Infantry Battalion.

Rattray, Lieutenant-Colonel J. G.
 Morrison, No. 19584, Serjeant C.

13th Canadian Infantry Battalion.

Jones, No. 46282, Lance-Serjeant W. N.
 Kranchel, No. 24142, Corporal O.

14th Canadian Infantry Battalion.

Bonshor, No. 25546, Regimental Serjeant-Major W. A.
Cowen, No. 25819, Serjeant E.

15th Canadian Infantry Battalion.

Venner, No. 27020, Signalling Serjeant W. B.
Gilpin, No. 27896, Serjeant R.

16th Canadian Infantry Battalion.

Kay, No. 29116, Regimental Serjeant-Major J.
Le Maitre, No. 28817, Serjeant W.

22nd Canadian Infantry Battalion.

Deblois, No. 61931, Private A.
Lambert, No. 61589, Private A. P.

27th Canadian Infantry Battalion.

Bonner, No. 72176, Private A. V.
Milne, No. 71410, Private J. J.

29th Canadian Infantry Battalion.

Hourston, No. 75240, Lance-Corporal A. J.
Harris, No. 76317, Private W. B.

Canadian Army Service Corps.

Simson, Lieutenant-Colonel W. A.
Purton, No. 30006, Corporal M. S.
Sutcliffe, No. 30240, Driver F.

No. 577.

Extra Canada Gazette, 29th January, 1916.

Order in Council respecting the exportation of certain articles to Switzerland.

P. C. 171.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 28th day of January, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, under and in virtue of the provisions of sections 242 and 291 of The Customs Act, is pleased to order, and it is hereby ordered as follows:—

The exportation of the articles mentioned in the second column of the schedule hereto is hereby prohibited to the country named in the first column of the said schedule, unless these articles are consigned to the persons referred to in the third column of the said schedule.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

SCHEDULE.

Country.	Articles.	Authorized Persons.
Switzerland	Such of the articles in the following lists as are not for the time being prohibited to be exported to a destination in Switzerland:— Accumulators, electric, and accumulator plates. Aceto cellulose. Acetone. Acid— Acetic and acetates. Hydrobromic. Hydrochloric. Lactic. Nitric. Salicylic. Stearic. Sulphuric. Tartaric, cream of tartar and its alkaloids; tartrates. Aconite and its preparations and alkaloids. Acorns.	Société Suisse de Surveillance économique.

SCHEDULE—Continued.

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Aeroplanes and airships and engines and parts. Aeroplanes, component parts with accessories and articles suitable for use in connection with aircraft. Alcohol: Amyl fusel oil, methylic, ethylic. Alumina: Anhydride, hydride, salts. Alum. Aluminium in all forms; ore: Pure metal; alloys of, oxides of. Aluminium, manufactures of. Ammonia. Aniline and its combinations. Animals, living. Antimony in all forms; ore, alloys of, including anti-friction metal. Antipyrine (phenazone). Arms of all kinds and component parts. Arsenic and its salts. Asbestos, crude and manufactured. Aspirin. Atropine. Bamboos. Bauxite. Beans, locust. Beet for manufacturing sugar. Belladonna and its preparations and alkaloids. Belting (machine) of leather, and other. Benzine. Bichromate of soda. Bicycles and component parts. Bismuth and its salts. Blankets (woollen). Boats for river use (barges, etc.). Bones. Bran, pollard, and flour-mill waste. Brewers' and distillers' grains used for cattle feeding. Bromine and bromides. Bullion (see Gold). Butter and butter substitutes. Cable, insulated. Cables, cordage, ropemakers' wares, of any textile materials. Cachou, crude. Caffeine. Camphor. Candles. Cantharides and its preparations. Caoutchouc (<i>see</i> Rubber). Carbide of calcium. Carbon, sulphide. Carbonate of soda. Cattle cake. Caseine. Cattle (live stock). Cattle feeding stuff, brewery grains, and other. Caustic soda. Celluloid, raw, in bulk, sheets, rods, tubes, clippings, and waste. Cellulose. Cement. Ceresine. Charcoal. Cheese. Chemical preparations for pharmacy. Chicory root, fresh and dried.</p>	Société Suisse de Surveillance économique.

SCHEDULE—Continued.

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Chloral, chloramid, and preparations containing chloral. Chlorates and perchlorates. Chloride of lime, tin, magnesium, zinc. Chlorine, liquified. Chloroform. Chrome, ore and metal, in all forms. Chronometers, ships'. Cinchona bark. Cloth, woollen. Coal and coke. Cobalt in all forms. Coca and its preparations. Cocaine and novo-cocaine. Cocoa—chocolate. Cocoa beans. Codeine (alkaloid of opium). Coffee. Coin, gold, silver, nickel, bronze, and copper. Collodion. Copper: Ore (including pyrites); pure metal and alloys of, in all forms. Cork. Cotton and cotton waste, including cotton yarn waste. Cotton rags. Cotton tissues all kinds, made up or otherwise. Creosote, wood. Cutch, including gambier. Cyanamide, calcium. Cylinders and recipients of iron or steel for compressed or liquid gas. Detonators. Diamond drills for draw plates $\frac{1}{16}$ mm. diameter and over (diamond weighing over $\frac{1}{4}$ ct.). Diamonds, rough, suitable for industrial purposes. Digitaline. Distillers' grains, and residues from apples, raisins, olives. Dyes, coal tar. Earth containing infusoria. Eggs. Electrical fire lighters. Electrical carbons. Electrical insulated wire and cables. Electrodes, piles, and component parts. Emery wheels. Emetine and its salts. Engine packings (<i>see</i> Packings). Ergot of rye, not including liquid or other medicinal preparations of ergot. Ether sulphuric and ether acetic. Eucaine, hydrochlor. Explosives: Gunpowder and similar explosives, guncotton, nitroglycerine, fulminating cotton, dynamite, melinite, etc. Farinaceous goods of all kinds being foodstuffs, wheat, rye, oats, barley, maize, buckwheat, grain, meal and flour, malt, ships' bread and biscuit (excepting gluten bread), groats, semolina, Italian paste, sago, salep, mandioca flour, mandioca, tapioca and flour, rice of all kinds, dried vegetables of all kinds and their meal, chestnuts and flour, dari, millet, and alpiste (long millet), potatoes. Fats, vegetable, for food. Fats, animal.</p>	Société Suisse de Surveillance économique.

SCHEDULE—*Continued.*

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Ferro-chrome and ferro-nickel, and all other ferro alloys. Filings and scrap, of old copper, tin, zinc and their alloys. Firearms of all kinds and their component parts. Fish, fresh and preserved, dried, salted. Fish oil. Flax, raw, as tow or combed. Flaxen canvas: Hammock canvas, kitbag canvas, navy canvas, tent canvas. Flaxen fabric suitable for balloons. Flour: Potato, maize, and other sorts of; also gluten and fecula. Forage: Hay, straw. Forges, portable. Formol. Gambier Gas, asphyxiating (materials for manufacture of). Gentian and its preparations. Glasses, field and opera, other than "de luxe." Glasses for optical instruments, and for spectacles. Glycerine. Graphite. Gold: Bullion, ingots, bars, dust, battered articles, coin. Grindery used in the making of boots and shoes, including rivets, plates, nails, buttons, etc. Grindstones and emery wheels. Gums, all kinds. Gut, animal, in all forms, e.g., fresh, dried, salted, bladders, sausage casings. Hair, animal. Hammock, canvas. Hams. Hæmatite iron. Hemp, crushed, dressed, and combed. Hemp, yarn, cordage and twine. Hemp, cloth. Henbane and its preparations. Hides, raw and dressed. Horn and similar materials. Horses, asses, and mules. Hyposulphite of soda. Indigo, natural. Instruments, observation, geodesy, and optical. Instruments nautical, of all kinds. Iodine, iodide, iodoform. Ipecacuanha root. Iridium. Iron ore (including pyrites) and metal; iron castings and forgings, tinned plate, including boxes for packing food. Jute: raw; yarn; bags. Jute: piece-goods. Lard. Lava, volvic. Lead, pure, and its alloys; pipe; sheet. Lead ore. Leather and Leather wares. Linen tissues. Linen yarn. Locust beans. Lubricants. Machine tools and parts thereof. Machinery and parts thereof, suitable for use in marine and aerial navigation.</p>	Société Suisse de Surveillance économique.

SCHEDULE—Continued.

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Machinery, electrical, electric dynamos, and motors. Machinery, refrigerating. Machinery and parts thereof, exclusively used for the manufacture of munitions and weapons of war. Magnesium. Magnetos. Manganese: ore and metal, all forms. Manures, chemical. Maps and charts. Margarine, oleo-margarine, copra butter, and similar products. Meats, tinned, and extracts of. Meats, fresh and refrigerated. Meats, salt, and smoked. Medicinal preparations. Mercury, fulminate of. Mercury: ore, metal and preparations. Metallic peroxides. Methyl, salicylate. Mica, rough and worked. Milk, condensed, sweetened or not. Miners' fuses. Molasses. Molybdenum; ore and alloys. Morphia. Munitions. Needles, knitting. Nickel ore: metal, pure and alloyed, all forms. Nuts and seeds, oleaginous. Nitro-benzine. Nitrates and nitrites. Nuts and walnuts. Nux vomica and its alkaloids and preparations. Oil, vegetable. Oil-cake, whole and ground. Oil, whale. Oil-cloth. Oil, mineral, crude, refined, essential, heavy. Oil, residual of distillation of alcohol. Oleaginous nuts and seeds. Oleine. Onions. Opium and preparations containing opium. Optical instruments, glasses for. Osmium. Packings, engine and boiler, including slag wool. Paraffin. Paraldehyde. Peat. "Peptone Witte." Peroxides, metallic. Pharmaceutical preparations (vegetable alkaloids). Phosphorus products, all kinds. Phosphorus and phosphate of lime. Photographic plates and papers. Pigeons, living. Platinum. Pork-butchers' meat ("charcuterie"). Potassium, potash, and potash salts. Potatoes. Powder and similar explosives (<i>see</i> Explosives). Poultry.</p>	Société Suisse de Surveillance économique.

SCHEDULE—Continued.

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Projectiles and other munitions of war. Protargol. Preserved foodstuffs, all kinds. Pyramidon; pyridine (base of). Pyrites, copper and iron. Quinine and its salts. Quinine, extracts of. Rabbits. Rags of all kinds. Ramie, raw; yarn; tissues; and waste. Rattans, natural and peeled; canes. Rhodium. Residue of apples, grapes, olives ("marcs"). Resinous substances, pine and fir, oil of turpentine; turpentine; rosin; rosin pitch. Ropes (<i>see</i> Cables). Routhenium. Rubber: Balata, gutta-percha, raw or re-melted, including waste and ebonite; rubber ware. Rubber, vulcanized, in sheets. Rye, ergot of (<i>see</i> Ergot). Saccharin, including saxin. Sacks (coal), satchels and bags of all kinds (excepting paper bags). Salicylate of soda. Salin of beetroot. Salol. Salts of— Copper, chrome, tin, mercury, thorium, ammonia, cerium, titanium, molybdenum, vanadium, and other salts of rare earths. Salvarsan and neo-salvarsan. Sanitary materials and fittings. Santonin and its preparations. Scraps: Metal and filings, copper, tin, zinc, and their alloys. Seeds, sowing. Selenium. Serum. Silicon. Silk, Tussah, raw, spun and woven. Silk, floss and noils, in mass or combed; yarns and tissues of the same, undyed, unprinted. Shipbuilding materials, rigging and apparatus. Soap. Sodium sulphide; also hyposulphite. Soups, compressed, dessicated. Steel, all kinds. Sugar, raw, refined, candy. Sugar of milk. Sulphate of copper and cuprous powders; green copper. Sulphate of soda, sulphate of zinc. Sulphate of alumina. Sulphonol. Sulphur and pyrites. Sulphur dioxide (anahydride). Starch. Steel scraps. Surgical bandages and dressings. Surgical instruments and apparatus, including drain tubes and rubber gloves.</p>	Société Suisse de Surveillance économique,

SCHEDULE—*Concluded.*

Country.	Articles.	Authorized Persons.
Switzerland	<p>Such of the articles in the following list as are not for the time being prohibited to be exported to a destination in Switzerland:—</p> <p>Swords, bayonets, and other arms not being firearms or parts thereof.</p> <p>Tapioca.</p> <p>Tar (coal) and its chemical products.</p> <p>Tarpaulins.</p> <p>Tartar.</p> <p>Tar (wood) and creosote oil.</p> <p>Tanning substances of all kinds, including extracts used in tanning.</p> <p>Telegraphs, material for.</p> <p>Terpine.</p> <p>Textile fabric for balloons.</p> <p>Theobromine.</p> <p>Thorium, salts.</p> <p>Thread, cotton.</p> <p>Thread, woollen.</p> <p>Thread, linen.</p> <p>Thymol and its preparations.</p> <p>Titanium, ore.</p> <p>Tin, ore; metal, pure and alloyed, in all forms.</p> <p>Tools, with or without handles, of iron or steel; spades, chisels, picks, axes, shovels, saws, farriers' tools, carpenters', wheelwrights', and saddlers' tools, entrenching tools, bill-hooks, hoes, and tool handles.</p> <p>Tools used in the making of boots and shoes.</p> <p>Tomatoes, fresh and preserved.</p> <p>Trional.</p> <p>Trioxymethylene.</p> <p>Tungsten in all forms.</p> <p>Turpentine, essence.</p> <p>Uniform clothing and military equipment, camping, saddlery, harness.</p> <p>Urea and its compounds.</p> <p>Urotropin (hexamethylene tetramine) and its preparations.</p> <p>Vanadium ore.</p> <p>Vaccine.</p> <p>Vaseline and mineral jellies.</p> <p>Vegetables, fresh and preserved.</p> <p>Vehicles of all kinds, haulers and traction engines of all kinds, pneumatic tires, all articles (unmanufactured or manufactured) used in military or naval transport.</p> <p>Ventilators of 50 to 250 kilogrammes.</p> <p>Veronal (acid diethylbarbituric), sodium veronal.</p> <p>Vessels sailing, steam, motor.</p> <p>Water, oxygenised.</p> <p>Wire, insulated.</p> <p>Wolfram (tungsten), ore and metal, all forms.</p> <p>Wood, walnut, unhewn, squared and sawn.</p> <p>Wood, ash, beech, birch, lime, mahogany, okoume, plane.</p> <p>Wood, for building.</p> <p>Wood, for rifle stocks and rifle parts.</p> <p>Wool of all kinds, including waste.</p> <p>Woollen tissues.</p> <p>Woollen hosiery and knitted goods.</p> <p>Yeast.</p> <p>Yarns, cotton.</p> <p>Yarns, woollen.</p> <p>Yarns, linen, hemp, jute, ramie.</p> <p>Yarns, mohair, alpaca, hair.</p> <p>Zinc, ore; metal, pure and alloyed, in all forms.</p>	Société Suisse de Surveillance économique.

No. 578.

The London Gazette, 28th January, 1916.

[29454]

**Order of His Majesty in Council respecting the exportation of
certain commodities.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 28TH
DAY OF JANUARY, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, it is provided by section 2 of the Customs (Exportation Prohibition) Act, 1914, ¹that any Proclamation or Order in Council made under section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND, WHEREAS, it is provided by section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND, WHEREAS, by a Proclamation, dated the 28th day of July, 1915, ³and made under section 8 of the Customs and Inland Revenue Act, 1879, and section 1 of the Exportation of Arms Act, 1900, and section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

AND, WHEREAS, by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

AND, WHEREAS, there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders in Council,

¹App. 182. ²App. 191. ³p. 653.

should be further amended by making the following amendments in and additions to the same:—

(1) That the exportation of the following goods should be prohibited to all destinations:—

Cotton rags;
Linen rags;
Waste paper.

(2) That the heading “Railway waggons” in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading:—

Railway waggons and their component parts.

(3) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal:—

Canes and sticks, unmounted, whether for basket making or not;
Cordage and twine of Manila hemp;
Europhen;
Files;
Pocket lamp cases and cases fitted with bulbs but not containing batteries;
Rum and imitation rum.

Now, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

WHEREOF the Commissioners of His Majesty’s Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 579.**Order in Council making regulations for the proper government of the rating of Wireless Operators.**

P. C. 162.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 29th day of January, 1916.

PRESENT:**HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.**

WHEREAS, in view of the importance of the work in which the Government Wireless Operators are engaged, the confidential nature of the messages passing through their hands, and the secret instructions with which they must be entrusted, it is essential to exercise fuller control over them and it is considered that this can best be effected by the general introduction of naval discipline;

AND WHEREAS in the carrying out of this policy it is deemed advisable that the rating of "Wireless Operator" should be instituted in the Royal Naval Canadian Volunteer Reserve, in which all Wireless Operators employed in the East Coast, West Coast and Hudson Bay Stations, as well as in all ships in the employ of the Department of the Naval Service may be entered;

THEREFORE His Royal Highness the Governor General in Council is pleased to authorize and doth hereby authorize the establishment of the rating of "Wireless Operator" in the Royal Naval Volunteer Reserve, and

His Royal Highness the Governor General in Council, under and in virtue of the provisions of Section 45, of Chapter 43, 9-10 Edward VII, intituled The Naval Service Act, is further pleased to make the accompanying Regulations for the proper government of the said rating of "Wireless Operator" and the same are hereby made and established, accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

Regulations for the Institution and Government of the Rank of Wireless Operator R.N.C.V.R., authorized by Order in Council P.C. 162, dated 29th January, 1916.

Wireless Operators:

(1) A rank in the R.N.C.V.R. to be known as "Wireless Operator" is hereby established.

Period of Enlistment:

(2) Wireless Operators will be required to enlist in the R.N.C.V.R. for a period not exceeding the duration of the war.

Grades:

(3) The following grades of Wireless Operators are established:—

Chief W/T Operator.
1st Class W/T Operator.
2nd Class W/T Operator.
3rd Class W/T Operator.
4th Class W/T Operator.
Learner.

Rank:

(4) Chief W/T Operators will rank as non-executive Chief Warrant Officers.

Remaining grades of W/T Operators will rank as non-executive Warrant Officers.

W/T Operators will take precedence similar to corresponding rank of non-executive Warrant Officer in the Royal Canadian Navy, but junior to those ranks.

Rates of Pay:

(5) Rates of pay for W/T Operators will be as follows:—

Chief W/T Operator	\$62.50	per month.
First Class W/T Operator	55.00	"
Second Class " "	50.00	"
Third Class " "	45.00	"
Fourth Class " "	40.00	"
Learner	20.00	"

Special Allowances:

(6) W/T Operators whilst acting as "Officers in Charge" will receive special allowance as follows:—

First Class Station.....	\$ 15 per month.
Second Class Station.....	10 "
Third Class Station.....	5 "
Ship Station.....	5 "

(7) The Minister is also authorized to establish special additional allowance in the case of operators attached to specially isolated stations, such as those of the Hudson Bay division, etc. *Lodging, Provisions, Fuel and Light Allowance.*

(8) When lodging, provisions, fuel and light are not supplied by the Department, the following allowances will be made:

East Coast:

Provisions.....	\$20 00 per month.
Lodging, fuel and light...	7 50 "

Consolidated.....\$27 50

West Coast:

Provisions.....	\$22 50 per month.
Lodging, fuel and light....	8 00 "

Consolidated.....\$30 50

Travelling Expenses:

(9) W/T Operators when travelling will receive sustenance allowance as follows:—

	24 hours.	9 hours.	Between 5 and 9 hours.
East Coast...	\$ 2 50	\$ 1 25	.75
West Coast...	2 75	1 50	.85

Uniforms:

(10) Free uniform and kit will be granted to every W/T Operator on joining, as follows:—

- 2 Monkey Jackets,
- 2 Waistcoats,
- 2 Pairs Trousers,
- 1 Cap,
- 2 Cap Covers,
- 1 Overcoat,
- 1 Suit Canvas Overalls.

(11) An annual gratuity of \$37.50 will be allowed to each W/T Operator for upkeep of kit.

(12) W/T Operators' uniforms will bear the following distinction badges, according to class:—

Chief W/T Operator. Wings of Mercury, 1 R.N.C.V.
R. stripe without curl below;
First Operator. Wings of Mercury, 3 stars,
below;
Second Operator. Wings of Mercury, 2 stars,
below;
Third Operator. : Wings of Mercury, 1 star, below;
Fourth Operator. Wings of Mercury;
Learner. Wings of Mercury.

The above to be gold badges placed on the sleeve, the Wings of Mercury to be half way between the elbow and the end of the sleeve; the cap badge to be the same as non-executive Warrant Officer.

(13) No separation allowance will be made in the case of W/T Operators.

(14) No allowances, other than those specifically provided for in this order, will be allowed.

No. 580.

Canada Gazette, 26th February, 1916.

*Third Supplement to The London Gazette, 28th January, 1916—
29th January, 1916.*

[29457]

Military Honours.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHT-
HOOD.

LORD CHAMBERLAIN'S OFFICE,
ST. JAMES'S PALACE, S.W.,
29th January, 1916.

The KING has been graciously pleased to give orders for the following appointment to the Most Honourable Order of the Bath, on the occasion of Field-Marshal Viscount French, G.C.B., OM., G.C.V.O., K.C.M.G., relinquishing the Command of the Army in France and Flanders. The appointment to date from the 18th December, 1915:—

To be an additional Member of the Military Division of the Third Class, or Companion of the said Most Honourable Order:—

Lieutenant-Colonel and Brevet Colonel (temporary Brigadier-General) Henry Cecil Lowther, C.V.O., C.M.G., D.S.O., Scots Guards.

No. 581.

Order in Council providing an allowance for Interpreters in the Royal Canadian Navy.

P. C. 183.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 31st January, 1916.

The Committee of the Privy Council have had before them a report, dated 25th January, 1916, from the Minister of the Naval Service, submitting that it has been represented to him

by the Technical Officers of the Department of the Naval Service that it would be desirable to encourage the study of foreign languages by the officers of the Royal Canadian Navy, and that they recommend, with this object in view, that an allowance should be paid to officers of the Royal Canadian Naval Service who show sufficient proficiency in German, French, Italian and Russian.

The Minister concurring, recommends that the following regulation be approved:—

Officers of the Royal Canadian Navy who pass an examination, conducted in the presence of a Captain and Naval Instructor, by an experienced Teacher of the language selected, or by an officer of the Royal Navy who has passed in it for Interpreter, are to be granted certificates and will be eligible to act as Interpreters should their services be required. They will be entitled to additional pay as Acting Interpreters at the rate of 25c. a day for any period during which they may be actually employed and are appointed as such.

Officers of the Royal Canadian Navy may qualify as Acting Interpreters as laid down above, in German, French, Italian and Russian.

Officers thus qualified who from time to time undertake the instruction of junior officers in French and German may be paid \$1.25 for each lesson given to classes of junior officers on board His Majesty's Canadian Ships, provided the number of officers under instruction is not less than four. Such lessons, of one hour each, are not to exceed four a week.

The Committee advise that the said regulation be approved accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 582.*Canada Gazette, 5th February, 1916.*

Post Office Notice.**POST OFFICE DEPARTMENT, CANADA.****OTTAWA, 31st January, 1916.**

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under virtue of the provisions of section 6 of The War Measures Act, 1914, the "American Independent" a weekly paper published at San Francisco, Cal., is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper, or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment.

No. 583.*The London Gazette, 4th February, 1916.*

[29463]

Notice to Mariners.**No. 134 of the year 1916.****ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.***Pilotage and Traffic Regulations.**Former Notice.*—No. 6 *of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following

*p. 1058.

Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or vice versa, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or vice versa, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or vice versa, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover Harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

- (c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of $51^{\circ} 54'$ North Latitude, but no others, can obtain Pilots for the River Thames and the Downs.
- (d) Pilots can also be obtained at LONDON and HARWICH for the Downs and Great Yarmouth (including the River Thames and approaches).

NOTE.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVER THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Light-Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 7.30 p.m. and 5 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 7.30 p.m. and 5 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

NOTE.—This Notice is a repetition of Notice No. 6 of 1916, with amendments to Section II.

CAUTION.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department,
Admiralty, London,
1st February, 1916.

No. 584.

Canada Gazette, 12th February, 1916.

Post Office Notice.

POST OFFICE DEPARTMENT, CANADA,

OTTAWA, 1st February, 1916.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under and in virtue of the provisions of section 6 of The War Measures Act, 1914, the "Germania," a semi-weekly paper printed in German and

published by the Germania Publishing Co., Milwaukee, Wis., is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars, or imprisonment for any term not exceeding five years, or to both fine and imprisonment.

No. 585.

*Third Supplement to The London Gazette, 1st February, 1916—
3rd February, 1916.*

[29461]

Order of His Majesty in Council amending the “Defence of the Realm (Consolidation) Regulations, 1914.”

**AT THE COURT AT BUCKINGHAM PALACE, THE 3RD
DAY OF FEBRUARY, 1916.**

PRESENT:

THE KING’S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations¹ [called the “Defence of the Realm (Consolidation) Regulations, 1914”] under the Defence of the Realm Consolidation Act, 1914, ²for securing the public safety and the Defence of the Realm:—

AND, WHEREAS, the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915, ³the Defence of the Realm (Amendment) (No. 2) Act, 1915, ⁴and the Munitions of War Act, 1915:

AND, WHEREAS, the said Regulations have been amended by various subsequent Orders in Council:

¹App. 284. ²App. 191. ³App. 285. ⁴App. 209.

AND, WHEREAS, it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 39b the following Regulation shall be inserted:—

“39c. For the purpose of preventing congestion of traffic at ports and harbours in the United Kingdom, whereby the successful prosecution of the war may be endangered, it shall be lawful for the committee (called the Port and Transit Executive Committee) specially constituted for the purpose by the First Lord of the Treasury, to issue directions for regulating the traffic at such ports and harbours, subject, however, to any regulations or orders made or given under Regulations 37, 38 or 39, and it shall be the duty of every dock and harbour company and authority to whom any such directions are issued, and they are hereby empowered, to comply with the directions, including any directions requiring the company or authority to discourage avoidable delay on the part of persons using the dock or harbour facilities by means of the imposition of additional charges for the user beyond such time as may under the circumstances of the case be reasonable, or by any other means.

2. The Regulation which by the Order in Council dated the twenty-seventh day of January, nineteen hundred and sixteen, was directed to be inserted after Regulation 13 shall be numbered 13a.

ALMERIC FITZROY.

No. 586.

The London Gazette, 8th February, 1916.

[29467]

Notice to Mariners.

No. 142 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

Pilotage and Traffic Regulations.

Former Notice.—No. 134* of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between

*p. 1150.

the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover Harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of $51^{\circ} 40'$ and $51^{\circ} 54'$ North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON and HARWICH for the Downs and the Great Yarmouth (including the River Thames and approaches).

NOTE.—The Pilots referred to in this Notice are the pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea

Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Light-Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 7.30 p.m. and 5 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 7.30 p.m. and 5 a.m. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames, as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, between the hours of 7.30 p.m. and 5 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

NOTE.—This Notice is a repetition of Notice No. 134 of 1916, with amendments to Section II.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 4th February, 1916.

No. 587.

Canada Gazette, 12th February, 1916.

Order in Council respecting Dominion Lands Regulations.

P. C. 217.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 4th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to order that the regulations for the survey, administration, disposal and management of Dominion lands within the Forty-mile Railway Belt in the Province of British Columbia shall be and the same are hereby amended as follows:—

Sub-sections “a” and “b” of Section 19 of Order in Council of the 17th September, 1889, are hereby rescinded and the following provisions substituted therefor:

(a) Application for homestead entry by proxy may be made by a person applying on behalf of a husband, father, mother, son, daughter, brother or sister, when duly authorized to do so in the form prescribed. In such case the proxy shall appear in person before the agent of Dominion Lands for the District in which the land applied for is situated. Application for entry by proxy shall not be accepted by a sub-agent. The

homesteader on whose behalf such entry is made must, before the expiration of six months from the date of the entry, appear personally before the agent for the District (not a sub-agent) and satisfy him by declaration so provided that he is already in residence or on his way to commence such residence, and in the latter case that he will be in residence before the end of the six months. Should he fail to appear, the agent shall cancel the entry without notice at the end of six months from date of entry. No extension of time within which to commence residence duties shall be granted in connection with a proxy entry. The provisions of this paragraph shall be retro-active so as to apply to the case of any entry made by proxy before the coming into force of this order.

(b) Notwithstanding anything contained in the above provisions, if any person who is a member of any body or force serving with the forces of Great Britain or of any of her Allies during the present European war, secures entry for a homestead on Dominion lands by proxy, such entry, whether secured before or after the date at which the entrant enlisted or was recalled for active military service, shall take the same standing, and be dealt with in the same way as if it had been made in person instead of by proxy; and the person on whose behalf such proxy entry is made shall be entitled to share in the benefits of the Orders in Council of the 17th October, 1914,¹ 19th June 1915,² and 6th January, 1916,³ in so far as the same would be applicable to him if his entry had been made in person.

Nothing in these regulations shall be held to confer any right or claim upon any entrant who, being engaged on active military service as aforesaid, has failed to notify the agent of Dominion lands for the district in which the land is situated of the fact of his being so engaged, in ample time to enable the agent to note the fact in his records so as to prevent the cancellation of the proxy entry for non-appearance at the end of six months from the date thereof.

Nothing in these regulations shall be held to confer any right or claim in the case of any proxy entry which has already been cancelled for non-appearance.

In any case where cancellation has already been carried out the Minister of the Interior may restore such entry provided he finds that the land effected thereby is still vacant and avail-

¹p. 121. ²p. 452. ³p. 1066.

able for the purpose, and upon restoration such entry shall thereupon become subject to the provisions of this Order in Council.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 588.

Order in Council appointing a Royal Commission to enquire into the Causes of the Fire which destroyed the Parliament Buildings and the Commission.

P. C. 246.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 7th February, 1916.

The Committee of the Privy Council, on the recommendation of the Right Honourable Sir Robert Laird Borden, the Prime Minister, advise that Robert A. Pringle, of the City of Ottawa, one of His Majesty's Counsel learned in the law, and His Honour D. B. McTavish, Judge of the County Court for the County of Carleton, be appointed Commissioners, under Part I of the Inquiries Act, being Chapter 104 of the Revised Statutes of Canada, 1906, to conduct an inquiry into and concerning the origin of the recent disastrous fire which destroyed the Parliament Buildings at Ottawa, and to make full investigation into all matters connected therewith, and that the Commissioners be authorized under their commission to engage the services of such accountants, engineers, technical advisers, or other experts, clerks, reporters and assistants as they deem necessary or advisable.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these Presents shall come, or whom the same may in anywise concern, GREETING:—

W. STUART EDWARDS, } WHEREAS in and by an Order of
Acting Deputy Minister of } Our Governor General in Council
Justice, Canada. } bearing date the Seventh day of
February, in the year of Our Lord one thousand nine hundred and sixteen (copy of which is hereto annexed) provision has been made for an investigation by Our Commissioners therein and hereinafter named, into and concerning the origin of the recent disastrous fire which destroyed the Parliament Buildings at the City of Ottawa, in the Province of Ontario, and to make full investigation into all matters connected therewith.

NOW KNOW YE, that by and with the advice of Our Privy Council for Canada, We do by these Presents nominate, constitute and appoint His Honour Duncan Byron MacTavish, the Judge of the County Court of the County of Carleton, in the said Province, and Robert A. Pringle, of the said City of Ottawa, Esquire, one of Our Counsel learned in the law, to be Our Commissioners to conduct such enquiry.

TO HAVE, HOLD EXERCISE AND ENJOY the said office, place and trust unto the said Duncan Byron MacTavish and Robert A. Pringle, together with the rights, powers, privileges and emoluments unto the said office, place and trust, of right and by law appertaining during pleasure.

AND WE DO HEREBY, under the authority of the Revised Statutes resecting Inquiries concerning Public Matters, confer upon Our said Commissioners the power of summoning before them any witnesses and of requiring them to give evidence on oath, or on solemn affirmation if they are persons entitled to affirm in civil matters, and orally or in writing, and to produce such documents and things as Our said Commissioners shall

deem requisite to the full investigation of the matters into which they are hereby appointed to examine.

AND WE in pursuance of the Statute in that behalf do hereby further authorize and empower Our said Commissioners to engage the services of such accountants, engineers, technical advisers or other experts, clerks, reporters and assistants, as they may deem necesasry or advisable, and also to have and exercise the other powers specified in Chap. 28, 2 George V, intituled "*An Act to amend the Inquiries Act.*"

AND WE DO HEREBY require and direct Our said Commissioners to report to His Royal Highness Our Governor General in Council the result of their investigation together with the evidence taken before them and any opinion they may see fit to express thereon.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal, His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander in Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this seventh day of February in the year of Our Lord one thousand nine hundred and sixteen and in the sixth year of Our Reign.

BY COMMAND.

THOMAS MULVEY,
Under-Secretary of State.

No. 589.

Canada Gazette, 18th March, 1916.

Supplement of The London Gazette, 11th February, 1916.—11th February, 1916.

[29471]

Notice respecting trading with persons of Enemy Nationality in Egypt.

FOREIGN TRADE DEPARTMENT,

FOREIGN OFFICE,

7th February, 1916.

The Secretary of State for Foreign Affairs publishes for general information the following list of persons and firms in Egypt with enemy interests, which have been licensed by the Egyptian Government, to carry on business for the purpose of liquidation only.

No new transactions should be entered into with any person or firm mentioned in the list.

Persons having claims against any person or firm mentioned in the list should make such claims at once to such person or firm or in cases when a Controller has already been appointed (indicated in the list by the letter (a) placed against the name of the person or firm) to the Controller thereof.

List of persons and firms in Egypt with enemy interests which have been licensed by the Egyptian Government to carry on business for the purpose of liquidation only:—

Abel and Schellenberg, P.O.B. 990, Cairo.

Andres and Co., Fritz, 19, Rue Stamboul, Alexandria.

Austro-Orientalische Handels-Aktiengesellschaft, 41, Sharia Sabaat el Bahrieh, Cairo.

Barkowski, Hermann, P.O.B. 105, Port Said.

Bayer Bruder, P.O.B. 4, Cairo (a).

Boehme and Anderer, P.O.B. 209, Cairo (a).

Bohm, Friedrich, and Heymann, 14, Sharia Maghraby, Cairo.

Brach, Gustav, and Co., Succ., 1, Rue Pirona, Alexandria.

Hussein Bey Younes Ben Chaaban (Agency for the Soc.

Anon. des Fabriques Autrichiennes des Bonnets Turcs), Rue Fahamine, Ghourieh, Cairo.

The Colloid Wolfram Lamp Co., 45, Sharia Abdine, Cairo(a)
 Confalonieri, Antonio, 3 Sharia Abou el Sebaa, Cairo.

Continental Caoutchouc and Guttapercha Co., 16, Rue
 Nubar Pasha, Cairo.

Cotton Export Company, Soc. Anon., 1, Rue Cherif Pasha,
 Alexandria.

Gasmotoren-Fabrik Deutz, 16, Rue Nubar Pasha, Cairo.

Egyptische Egrenier Fabriken, Alexandria (a).

The Egyptian Lloyd, 21, Sharia Madabegh, Cairo.

Engelhardt, Leopold, and Co., 12, Sharia Kawala, Cairo.

Fix and David, 7, Sharia el Bosta, Cairo.

Flick, H. and C., St. Mark's Buildings, Alexandria.

Soc. Anon. d'Electricité Ganz, 10, Rue Soliman Pasha,
 Cairo.

Prima Fabbbrica Birra di Graz, Soc. Anon., 1, Rue St. Mark,
 Alexandria.

Geiger, W., and Co., 14, Rue el Chichini, Cairo.

Hackh, Hugo, Sharia Emad el Dine, Cairo and Rue Cherif
 Pasha, Alexandria.

Hess and Co., 15, Rue de France, Alexandria.

Holz and Co., 9, Sharia Rouei, Cairo.

Lepique, H., per Th. D. Kaiopoulos, Shebin ei Quanater.

Kirchmayer, Rudolf, and Co., 16 Rue Naubr Pasha, Cairo.

Klink and Lauer, Rue el Mokattam, Port Said.

Knoll, Guiseppe, 9, Sharia el Bora, Cairo (a).

Koenig and Jessenitzer, P.O.B. 1226, Cairo.

Kortenhaus and Hammerstein, P.O.B. 332, Alexandria (a).

Kunzler and Co., 9, Rue Dessouki, Cairo.

Landgrebe and Leisching, P.O.B. 307, Alexandria.

Lichenstern, Jos. M., 3 Sharia Dessouki, Cairo.

Lindemann, R. and O., 17, Rue Stamboul, Alexandria (a).

Lion Ludwig, 2, Sharia el Bosta, Cairo.

Meinecke, George, Rue Colmra, Suez.

Mez, Gustav, Koubbeh Les Bains.

Mulhauser and Co., 127, Rue Abdel Moneim, Alexandria.

Bornstern, L., and Co., 55, Sharia el Bawaki, Cairo.

Orenstein and Koppel-Arthur Koppel, Société Anonyme, 4,
 Sharia el Manakh, Cairo (a).

Pollack, Leopold and Co., 3, Sharia Manchaket el Kataba,
 Cairo.

Protzman, Carl, c/o Thomas Bonorand, Fleming, Alexandria

Protzman, Carl, c/o Thomas Bonorand, Fleming, Alexan-
 dria.

Riecken, George, 16, Rue Nebi Daniel, Alexandria (a).

Sayegh and Sorer, 6, Rue Hamzawi, Cairo.

Schneider and Rothacker, P.B. 357, Alexandria.

Seeger, Albert, P.O.B. 161, Alexandria.

Seeger Bros. and Co., 1, Rue Cherif Pasha, Alexandria.

Siemens-Schuckert, Sharia Emad el Dine, Cairo.

Société Anonyme pour la Fabrication des Cigarettes
(Hadies Nessim), 12-14, Rue Abou Dardar, Alexandria.

Steaua Romana (Etoile Roumaine), P.O.B. 1161, Alexandria.

Lepique, H., per Stello Mavridis, Toukh.

Stobbe, Rudolph, G.M.B.H., 29, Rue Cherif Pasha, Alexandria.

Stross, Bruder, Rue Mosquée el Chiekh Ibrahim Pasha, Alexandria.

Galizenstein, Jacques, per Alvert Tomich, 16, Sharia el Maghraby, Cairo.

Toch, S., per B Press, P.O.B. 1137, Cairo.

Union Export Gesellschaft, M.B.H., 2, Rue Hoshe Issa, Cairo.

The Upper Egypt Artesian Boring Co., A. Weber and Co.,
20, Sharia Sheikh Abou el Sebaa, Cairo.

Zuker, Leo, 10, Sharia Maghraby, Cairo.

NOTE.—The Deutsche Orient Bank, A.G., and the Egyptische Hypotheken Bank are licensed to carry on business in Egypt under the supervision of a Controller with instructions, the effect of which is to prevent these banks from undertaking new business.

No. 590.

The London Gazette, 8th February, 1916.

[29467]

Munitions of War Notice.

MINISTRY OF MUNITIONS OF WAR,

8th February, 1916

NOTICE.

The Minister of Munitions desires to call attention to the fact that Acetone has been classified as an important constituent of Military Explosives, and that dealings in it are now subject to the restrictions imposed under Defence of the Realm Regulation 30A.

No. 591.

The London Gazette, 8th February, 1916.

[29467]

Admiralty Notice under the Defence of the Realm Acts.

ADMIRALTY, 8th February, 1916.

This Order, dated 26th January, 1916, and made by the Admiralty under the Defence of the Realm (Consolidation) Act, 1914, and the Defence of the Realm (Consolidation) Regulations, 1914, was published in *The London Gazette* of 1st February, 1916, and is hereby re-printed with addition the of note “(b).”

The Admiralty, under the powers given to them by the Defence of the Realm (Consolidation) Act, 1914, and the Defence of the Realm (Consolidation) Regulations, 1914, hereby make the following Order:—

(1) This Order shall relate to the ports and territorial waters adjacent to the United Kingdom from and including Plymouth eastward up to and including Great Yarmouth, with the exception of the existing pilotage district of Arundel.

(2) Any bye-law in force for the time being in the area to which this Order relates shall have effect only subject to the provisions of this Order and of Orders made by the Trinity House in accordance with instructions hereunder.

(3) The Trinity House, as defined in the Pilotage Act, 1913, is hereby instructed as follows:—

(i) To suspend, if it shall think fit, the licenses of all or any present pilots and the existing pilotage certificates of all or any masters or mates within the said area.

(ii) Subject to the provisions of this Order and to the approval of the Admiralty to make orders in respect of the said area for all or any of the purposes specified in Regulation 39 of the Defence of the Realm (Consolidation) Regulations, 1914.

(4) No license shall be granted by the Trinity House for the Area to which this Order relates for a period longer than fourteen days, and all licenses shall be revocable and renewable at the absolute discretion of the Trinity House.

(5) A license shall not be granted unless the pilot signs an agreement to conform with the Trinity House Orders.

(6) The Trinity House is authorized to make new rates or to modify existing rates for pilotage.

NOTE.—(a) ANY person failing to comply with the provisions of this Order or of the Orders issued by the Trinity House will be guilty of an offence against the Defence of the Realm (Consolidation) Regulations, 1914, and liable to be dealt with accordingly. (b) The Order dated December 5, 1914, made by the Admiralty under the Defence of the Realm (Consolidation) Act, 1914, and the Defence of the Realm (Consolidation) Regulations, 1914, is hereby cancelled.

Given under our hands this 26th day of January, 1916.

F. T. HAMILTON.
CECIL LAMBERT.

By Command of Their Lordships,

W. GRAHAM GREEN.

No. 592.

Canada Gazette, 26th February, 1916.

Order in Council extending the time for taking up Mining Claims.

P. C. 219.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 8th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

The Committee of the Privy Council have had before them a report, dated 29th January, 1916, from the Minister of the Interior, stating that by an Order in Council of the 11th March,

1915, provision was made that in view of the difficulties of access to mineral claims situated in the northern portions of the Provinces of Manitoba, Saskatchewan and Alberta, and the exceptional conditions brought about by the war, the recorded owners of mineral claims acquired under the regulations for the disposal of quartz mining claims, situated in the northern portions of the provinces above enumerated (that is, those portions lying north of the southern boundary of Township 17 in the Province of Manitoba, those portions lying north of the southern boundary of Township 47 in the Province of Saskatchewan, and those portions lying north of the southern boundary of Township 60 in the Province of Alberta) be granted an extension of time for one year from the date of that Order in Council, within which to furnish evidence of the required expenditure in mining operations upon such locations, as required by section 41 of the said regulations for the disposal of quartz mining claims;

The Minister further states that representations have been made to the Department of the Interior that the obstacles to the development of mineral claims in the northern portions of the Provinces above enumerated have not been removed, and that the difficulties of operation have not been lessened,—

The Minister, therefore, recommends that the provisions of the Order in Council of the 11th March, 1915, above referred to, be extended for a period of one year—that is up to the 11th day of March, 1917.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 593.*Canada Gazette, 19th February, 1916.*

Post Office Notice.**POST OFFICE DEPARTMENT, CANADA.****OTTAWA, 11th February, 1916.**

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under virtue of the provisions of section 6 of The War Measures Act, 1914, the "Tagliche Volkszeitung," a daily newspaper printed in the German language and published by the Volkszeitung Printing & Publishing Co., St. Paul, Minn., is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper, or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment.

R. M. COULTER,
Deputy Postmaster General.

No. 594.

Second Supplement to The London Gazette, 11th February, 1916.—
[29472] *12th February, 1916.*

**Order of His Majesty in Council respecting the Exportation of
Certain Commodities.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 12TH
DAY OF FEBRUARY, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914¹, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND, WHEREAS, it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade.

AND, WHEREAS, by a Proclamation, dated the 28th day of July, 1915³, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

AND, WHEREAS, by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

AND, WHEREAS, there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

¹App. 182. ²App. 191. ³p. 653.

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders in Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the exportation of the following goods should be prohibited to all destinations:—

Carbon electrodes for electric furnaces;
Petroleum coke.

(2) That the heading "Capsicum and oleo-resin of capsicum" in the list of goods the exportation of which is prohibited to all destinations should be deleted, and there be substituted therefor the heading "Oleo-resin of capsicum."

(3) That the heading "Bladders, casings and sausage skins," in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading "Bladders, guts, casings and sausage skins."

(4) That the heading "Bones for manure, dissolved bones, bone flour, bone meal and bone ash," in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading "Bones, in any form, whole or crushed (including dissolved bones, bone flour and bone meal), and bone ash."

(5) That the heading "Capsicum and peppers" should be included in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates.

(6) That the heading "Lead, pig, sheet or pipe (including solder containing lead)" in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading "Lead, pig, sheet, pipe or scrap (including solder containing lead)."

(7) That the heading "Pepper" in the list of goods the exportation of which is prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal, should be deleted.

(8) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal:—

Arrack;

Casein;

Cork and cork dust, not including floor coverings manufactured partly of cork dust.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 595.

Extra Canada Gazette, 18th February, 1916.

Proclamation under "An Act to Conserve the Commercial and Financial Interests of Canada."

ARTHUR.

[L.S.]

CANADA.

George the Fifth, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

PROCLAMATION.

W. STUART EDWARDS, }
 Acting Deputy Minister of }
 Justice, Canada. } WHEREAS in and by section 4
 of an Act of the Parliament of
 Canada, passed in the fourth and
 fifth years of Our Reign, and intituled “An Act to conserve the
 Commercial and Financial Interests of Canada,”¹ it is provided
 among other things that in case of war, real or apprehended,
 and in case of any real or apprehended financial crisis, Our
 Governor in Council may, by Proclamation published in the
Canada Gazette, authorize the several chartered banks to issue
 excess circulation from and including the first day of March in
 any year to and including the last day of August next ensuing
 or during any part of such period, to amounts not exceeding 15
 per cent of the combined unimpaired capital and rest or reserve
 fund of their respective banks, as stated in their respective
 statutory monthly returns to the Minister of Finance for
 Canada, for the month immediately preceeding that in which
 the additional amount is issued,—

NOW KNOW YE that by and with the advice of Our Privy
 Council for Canada We do by these presents proclaim and direct
 that the several chartered banks be authorized to issue excess
 circulation as in the said Act defined from and including the
 first day of March, 1916, to and including the last day of
 August, 1916.

Of all which Our loving subjects and all others whom these
 presents may concern, are hereby required to take notice and
 govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our
 Letters to be made Patent, and the Great Seal of
 Canada to be hereunto affixed. WITNESS, Our Most
 Dear and Entirely Beloved Uncle and Most Faithful
 Counsellor Field Marshal His Royal Highness
 PRINCE ARTHUR WILLIAM PARTICK ALBERT, Duke
 of Connaught and of Strathearn, Earl of Sussex (in
 the Peerage of the United Kingdom), Prince of the
 United Kingdom of Great Britain and Ireland,
 Duke of Saxony, Prince of Saxe-Coburg and

¹App. 132.

Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross Of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this Fourteenth day of February, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By Command,

P. PELLETIER,
Acting Under-Secretary of State.

No. 596.

Order in Council amending the Order in Council of 2nd October, 1914,¹ respecting Patents of Invention held by Alien Enemies.

P. C. 293.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 14th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to order that the Orders and Regulations respecting Patents of Invention of date the 2nd October, 1914, made

¹p. 106.

under and in virtue of the authority conferred by The War Measures Act, 1914, shall be and the same are hereby amended as follows:—

1. That Section 5 of said Orders and Regulations be amended by adding thereto “and shall be valid notwithstanding any previous extension or extensions granted either under authority of the Patent Act or these Orders and Regulations.”

2. That the following section be added:—

“10. In any case in which, through circumstances arising from the present state of war, the Commissioner may deem it expedient, he may order that during the continuance of the war and for six months thereafter, neither the failure to construct or manufacture in Canada any patented invention nor the importation of such invention into Canada shall in any way affect the validity of the patent granted in respect of such invention, notwithstanding anything in the Patent Act or in such patent.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 597.

Order in Council under the Finance Act, 1914, respecting the Circulation of Bank Notes.

P. C. 295.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 14th February, 1916.

The Committee of the Privy Council have had before them a report, dated 10th February, 1916, from the Minister of Finance, stating that he has had under consideration the provisions of the Finance Act, 1914*, and particularly paragraph “C” of subsection 1 of section 4.

The part of section 4 referred to in effect provided that in case of war the Governor in Council may, by proclamation in the *Canada Gazette*, authorize the several chartered banks to issue

*App. 132.

excess circulation from and including the first day of March in any year to and including the last day of August next ensuing or during any part of such period to amounts not exceeding fifteen per cent of the combined unimpaired capital and rest or reserve fund of the respective banks.

During the remainder of the calendar year, the crop moving period, from the 1st day of September until the last day of February, excess circulation may be issued to a like amount by the several chartered banks under the provisions of the Bank Act.

A proclamation was issued under the provisions of section 4 on the 5th day of September, 1914, under which, among other things, the several chartered banks were authorized to issue excess circulation from and including the first day of March, 1915 to and including the first day of August, 1915.

As the war is still in progress and is likely to continue even later than August 1st, 1916, it is desirable that there be no change in the conditions under which bank note circulation may be issued.

The Minister, therefore, recommends that under the provisions of said section 4 proclamation be published in the *Canada Gazette* authorizing the several chartered banks to issue excess circulation from and including the first day of March, 1916, to and including the last day of August, 1916, to amounts not exceeding fifteen per cent of the combined unimpaired capital and rest or reserve fund of the respective banks.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 598.

Canada Gazette, 4th March, 1916.

The London Gazette, 15th February, 1916.

[29475]

**Order of His Majesty in Council providing for licenses to certain
British Ships.**

**AT THE COURT AT BUCKINGHAM PALACE, THE 15TH
DAY OF FEBRUARY, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, a state of war exists between His Majesty and the German Emperor, the Emperor of Austria King of Hungary, the Sultan of Turkey and the King of the Bulgarians:

AND, WHEREAS, His Majesty holds it to be His Prerogative Duty as well as His Prerogative Right to take all steps necessary for the Defence and Protection of the Realm:

AND, WHEREAS, His Majesty did by Order in Council dated November 10th, 1915, prohibit the carriage of cargo by any British steamship exceeding 500 tons gross tonnage registered in the United Kingdom from one foreign port to another, unless exempted by license:

AND, WHEREAS, it has been made to appear to His Majesty that it is essential to the Defence and Protection of the Realm that, in the exercise of His Prerogatives as aforesaid, He should prohibit as from and after the First day of March, 1916, any British steamship registered in the United Kingdom exceeding 500 tons gross tonnage, except steamships engaged in the coasting trade of the United Kingdom, from proceeding on any voyage, unless the owner or charterer of such steamship has been granted a license as hereinafter provided:

Now, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, and in exercise of His Prerogatives as aforesaid and of all other powers Him thereunto enabling, to order and it is hereby ordered that, from and after the First day of March, 1916, no British steamship registered in the United Kingdom exceeding 500 tons gross tonnage, except steamships

engaged in the coasting trade of the United Kingdom, shall proceed on any voyage, unless a license to do so has been granted to or in favour of the owner or charterer of such steamship by the Licensing Committee appointed by the President of the Board of Trade under the provisions of the aforesaid Order in Council of November 10th, 1915, which license may be general in reference to classes of ships or their voyages or special.

And the President of the Board of Trade is to act and give instructions and directions accordingly.

ALMERIC FITZROY.

No. 599.

The London Gazette, 15th February, 1916.

[29475]

Order of His Majesty in Council amending the Defence of the Realm (Liquor Control) Regulation, 1915.

**AT THE COURT AT BUCKINGHAM PALACE, THE 15TH
DAY OF FEBRUARY, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by an Order in Council dated the tenth day of June, nineteen hundred and fifteen, His Majesty was pleased to make Regulations (called the Defence of the Realm (Liquor Control) Regulations, 1915)¹ under the Defence of the Realm Consolidation Act, 1914, ²and to issue the same in pursuance of the Defence of the Realm Amendment (No. 3) Act, 1915, ³to take effect in any area to which they should be applied under the said Amendment Act:

AND WHEREAS, His Majesty has been pleased to apply the said Regulations and any Regulations amending the same to divers areas by Orders in Council made under the said Amendment Act:

¹App. 493. ²App. 191. ³App. 471.

AND WHEREAS, the said Regulations have been amended by an Order in Council dated the fourteenth day of October, nineteen hundred and fifteen:

AND WHEREAS, it is expedient further to amend the said Regulations in manner hereinafter appearing:—

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendment be made in the said Regulations:—

At the end of Regulation 2 the following paragraph shall be inserted:—

“Where by any Order of the Board the sale of intoxicating liquor in licensed premises in any area is restricted to a total of five-and-a-half hours a day, or less, the weekly half-holiday required to be given to the assistants employed in such premises under section 1 of the Shops Act, 1912, may begin not later than three instead of half past one o'clock in the afternoon, but this provision shall not apply to any licensed premises in which any assistant is employed for more than sixty-five hours in any week exclusive of meal times.”

ALMERIC FITZROY.

No. 600.

The London Gazette, 15th February, 1916.

[29475]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 15TH
DAY OF FEBRUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty

was pleased to make Regulations¹ (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the Defence of the Realm:

AND WHEREAS, the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915, ²the Defence of the Realm (Amendment) (No. 2) Act, 1915, ³and the Munitions of War Act, 1915:

AND WHEREAS, the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS, it is expedient further to amend the said Regulations in manner hereinafter appearing:—

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 2A the following regulation shall be inserted:—

"2B. It shall be lawful for the Admiralty or Army Council or the Minister of Munitions to take possession of any war material, food, forage and stores of any description and of any articles required for or in connection with the production thereof."

2. For Regulation 7 the following regulation shall be substituted:—

"7. The Admiralty or Army Council or the Minister of Munitions may by order require the occupier of any factory or work-shop in which arms, ammunition, food, forage, clothing, equipment or stores of any description or any articles required for the production thereof, are or may be manufactured or in which any operation or process required in the production, alteration, renovation or repair thereof is or may be carried on, to place at their disposal the whole or any part of the output of the factory or workshop as may be specified in the order, and to deliver to them or to any person or persons named by them the output or such part thereof as aforesaid in such quantities and at such times as may be specified in the order; and the price to be paid for the output so requisitioned shall, in default of agreement, be determined by the arbitration of a judge of

¹App. 284. ²App. 205. ³App. 209.

the High Court selected by the Lord Chief Justice of England in England, of a judge of the Court of Session selected by the Lord President of the Court of Session in Scotland, or of a judge of the High Court of Ireland selected by the Lord Chief Justice of Ireland in Ireland.

“In determining such price regard need not be had to the market price, but shall be had to the cost of production of the output so requisitioned and to the rate of profit usually earned in respect of the output of such factory or workshop before the war, and to any other circumstances of the case.

“If the occupier of the factory or workshop fails to comply with the order, or without the leave of the Admiralty or Army Council or the Minister of Munitions, delivers to any other person any part of the output of the factory or workshop to which the order relates, he shall be guilty of an offence against these regulations.

“For the purpose of ascertaining the amount of the output of any factory or workshop or any plant therein and the cost of production of such output, and the rate of profit usually earned in respect of the output of such factory or workshop before the war, the Admiralty or Army Council or the Minister of Munitions may require the occupier of any such factory or workshop, or any officer or servant of the occupier, or where the occupier is a company any director of the company, to furnish to the Admiralty or Army Council or the Minister of Munitions such particulars as to such output, cost, and rate of profit as they may direct, and may require any such particulars, to be verified in such manner as they may direct, and if any such person fails to comply with any such requirement he shall be guilty of an offence against these regulations.”

3. At the end of paragraph (a) of Regulation 8A the following words shall be inserted:—

“and to require returns as to the nature and amount of work done in any factory or workshop.”

At the end of the same Regulation the following paragraph shall be inserted:—

“Where under this regulation any return has been required or any directions regulating the priority to be

given to work at any factory, workshop, or other premises, have been given, and any person in any such return or in any certificate or document given or issued for the purpose of securing priority for any work in pursuance of such directions makes any false statement or false representation, he shall be guilty of an offence against these regulations."

4. For Regulation 10A the following regulation shall be substituted:—

"10A. Where the competent naval or military authority has control of or uses or occupies any dock premises or any part of any dock premises for naval or military purposes, he may by order prohibit any person from bringing into or having in his possession within the dock premises or any limited portion thereof, or on board any vessel therein, any intoxicating liquor, except for such purposes, and subject to such conditions, exceptions and restrictions as may be specified in the order, and if any person contravenes any provision of the order he shall be guilty of an offence under these regulations, and any person authorized by the competent naval or military authority, or any police constable, may search any person entering or within the premises to which the order applies, and may seize any intoxicating liquor found on him in contravention of the order."

5. At the end of Regulation 29A the following words shall be inserted:—

"nor shall this regulation apply to any persons or classes of persons who, as respects any particular factory, workshop or other place, may be exempted by order of the Admiralty or Army Council or the Minister of Munitions."

6. After the second paragraph of Regulation 40 the following paragraph shall be inserted:—

"If any member of the crew of a ship belonging to, or chartered, hired, or requisitioned by, the Admiralty or Army Council, without lawful authority gives, sells, procures or supplies, or offers to give, sell, procure or supply, any intoxicant, to or for any member of His Majesty's

forces embarked as a passenger on board the ship, he shall be guilty of an offence against these regulations."

7. In paragraph (10) of Regulation 56 after the words "any power of the High Court" there shall be inserted the words "or any power of any court of summary jurisdiction."

8. For paragraph (14) of Regulation 56 the following paragraph shall be substituted:—

"(14) Where a person is alleged to be guilty of an offence against these regulations which appears to the Minister of Munitions to be a munitions offence as hereinafter defined, the case, instead of being referred to the competent naval or military authority, shall be referred to the Director of Public Prosecutions, the Lord Advocate, or the Attorney-General for Ireland, as the case may be, who shall investigate the case and determine whether or not the case is to be proceeded with, and if it is to be proceeded with, whether it is to be tried by a court of summary jurisdiction, or by a civil court with a jury, or, subject to the rights of the offender if a British subject under the Defence of the Realm (Amendment) Act, 1915, and to the consent of the Admiralty or Army Council, by court martial.

"For the purposes of this provision 'munitions offence' means an offence in contravention of any order made or any directions, regulations, or restrictions given or issued by the Minister of Munitions under these regulations, or an offence against these regulations in respect of any matter within the scope of the powers and duties for the time being assigned to the Minister of Munitions, and the decision of the Minister of Munitions as to whether an alleged offence is a munitions offence shall be conclusive."

The last paragraph of Regulation 42 commencing with the words "This regulation so far as it relates" is hereby revoked.

ALMERIC FITZROY.

No. 601.

The London Gazette, 15th February, 1916.

[29475]

**Proclamation for prohibiting the importation of Paper-Making
Materials, Paper, Tobacco, Furniture Woods, and Stones
and Slates into the United Kingdom.**

BY THE KING.

A PROCLAMATION.

GEORGE R.I.

WHEREAS by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

AND WHEREAS it is expedient that the importation into the United Kingdom of certain goods of a bulky character should be prohibited as hereinafter provided:

NOW, THEREFORE, We by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the First day of March, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz.:—

All materials for the manufacture of paper, including wood pulp, esparto grass, and linen and cotton rags.

Paper and cardboard (including straw-board, pasteboard, mill-board and wood pulp board) and manufactures of paper and cardboard.

All periodical publications exceeding 16 pages in length, imported otherwise than in single copies through the post.

Tobacco, unmanufactured and manufactured (including cigars and cigarettes).

Furniture woods, hard woods and veneers.
Stones and slates.

Provided always, and it is hereby declared, that nothing in this Proclamation shall apply to any goods of the descriptions specified which are imported under licence given by or on behalf

of the Board of Trade, and subject to the provisions and conditions of such licence.

This Proclamation may be cited as the Prohibition of Import (Paper, Tobacco, Furniture, Woods and Stones) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this Fifteenth day of February, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

GOD SAVE THE KING.

No. 602.

The London Gazette, 22nd February, 1916.

[29483.]

Royal Commission authorized to grant licenses for the importation of paper and similar articles into the United Kingdom.

WHITEHALL, February 21st, 1916.

The KING has been pleased to issue a Commission under His Majesty's Royal Sign Manual to the following effect:—

GEORGE R.I.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, to

Our Right Trusty and Well-beloved Counsellors:—

Sir Thomas Palmer Whittaker, Knight; and Sir Albert Spicer, Baronet; and

Our Trusty and Well-beloved:—

Sir Walter Richard Nugent, Baronet;

Sir Frederick Macmillan, Knight;

Sir Rowland Bailey, Knight, Companion of Our Most Honourable Order of the Bath, Companion of the Imperial Service Order, Member of the Fifth Class of

Our Royal Victorian Order;
George Brown, Esquire;
Walter Howard Hazell, Esquire;
John Jeremiah, Esquire;
Ernest Parke, Esquire;
Oswald Partington, Esquire; and
Albert Reed, Esquire,

GREETING:

WHEREAS by Our Proclamation of the 15th instant the importation of all materials for the manufacture of paper and of paper and card-board and manufactures of paper and card-board (other than such goods as are imported under License given by or on behalf of the Board of Trade) is prohibited as from the first day of March, 1916:

AND WHEREAS We have deemed it expedient that a Commission should forthwith issue for the grant of licences for the purpose aforesaid and to arrange for the importation of the quantity or the proportion of all materials for the manufacture of paper, and of paper and card-board and manufactures of paper and card-board, which may have been directed by the Board of Trade, and for their distribution among paper makers and paper users on such terms and subject to such conditions as may appear to the Commission to be equitable:

NOW KNOW YE, that We, reposing great trust and confidence in your knowledge and ability, have authorized and appointed, and do by these Presents authorize and appoint you, the said Sir Thomas Palmer Whittaker (Chairman); Sir Albert Spicer; Sir Walter Richard Nugent; Sir Frederick Macmillan; Sir Rowland Bailey; George Brown; Walter Howard Hazell; John Jeremiah; Ernest Parke; Oswald Partington and Albert Reed to be Our Commissioners for the purposes aforesaid.

And for the better effecting the purposes of this Our Commission, We do by these Presents give and grant unto you, or any three or more of you, full power to call before you such persons as you shall judge likely to afford you any information upon the subject of this Our Commission; and also to call for, have access to and examine all such books, documents, registers and records as may afford you the fullest information on the subject; and to enquire of and concerning the premises by all other lawful ways and means whatsoever.

And We do by these Presents authorize and empower you, or any of you, to visit and personally inspect such places as you may deem it expedient so to inspect for the more effectual carrying out of the purposes aforesaid;

And We do by these Presents will and ordain that this Our Commission shall continue in full force and virtue, and that you, Our said Commissioners, or any three or more of you, may from time to time proceed in the execution thereof, and of every matter and thing therein contained, although the same be not continued from time to time by adjournment;

And Our will and pleasure is that you report to Us under your hands and seals, or under the hands and seals of any three or more of you, your proceedings under this Our Commission.

Given at Our Court at St. James's, the Fifteenth day of February, one thousand nine hundred and sixteen, in the sixth year of Our Reign.

By His Majesty's Command.

HERBERT SAMUEL.

No. 603.

Canada Gazette, 26th February, 1916.

Post Office Notice.

POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 16th February, 1916.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under and in virtue of the provisions of section 6 of The War Measures Act, 1914, "The War," a tri-weekly paper edited by Otto Selke and published at 38 Nanking Road, Shanghai, also "Der Ostasiatische Lloyd," a supplement to "The War," edited by C. Fink and published by Frischen, Selke & Co., Shanghai, are from this date refused the

privilege of the mails in Canada, and are prohibited from circulation in Canada, in any way, Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such papers, or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such papers shall be liable to a fine not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment.

No. 604.

Order in Council respecting the issue of Money Orders.

P. C. 349.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 18th February, 1916.

The Committee of the Privy Council have had before them a Report, dated 9th February, 1916, from the Postmaster General stating that, owing to the disturbed financial conditions that prevailed following the outbreak of the war, an Order in Council was passed on the 7th August, 1914, suspending the exchange of Money Orders between Canada and Denmark, Holland, Norway and Sweden (as well as all other European Countries).

The Minister recommends that, inasmuch as the four above named Countries now desire to recommence Money Order business with Canada and as the rate of exchange is now favourable to this country for remitting balances which invariably have to be paid by the Canadian Department, Money Order exchange with Denmark, Holland, Norway and Sweden be resumed on and after this date.

The Committee concur in the above recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 605.*Canada Gazette, 19th March, 1916.*

Despatch respecting Dominion Gifts.**CLEETHORPES—WITH—THRUNSCOE URBAN DISTRICT
COUNCIL.****COUNCIL OFFICES,****CLEETHORPES,****18th February, 1916.***East Coast Distress.*

SIR,—At a meeting of the Urban District Council of Cleethorpes, held on Wednesday last, it was unanimously resolved "That the Government Committee for the Prevention and Relief of Distress be asked to convey the best thanks of this Council to the Canadian Government for their most generous grant in aid of Distress in the East Coast Watering Places."

The Council would be much obliged if you would kindly convey their thanks to the Canadian Government in accordance with the terms of the Resolution.

I am, Sir,

Your obedient servant

(Sgd.) ALBERT S. BARTER,

Clerk to the Council.

The Secretary

to the Government Committee

for the Prevention and Relief of Distress,

Local Government Board,

Whitehall, S.W.

No. 606.

Canada Gazette, 11th March, 1916.

Notice to Mariners.

No. 15 of 1916.

FRANCE.

(45) NORTH COAST—PAS DE CALAIS—AMENDMENT TO TRAFFIC REGULATIONS.

The British Admiralty gives notice of the following amendment to paragraph 4 of British Admiralty Notice to Mariners No. 5 of 1916:—

“Vessels proceeding to Boulogne from the West, and ports to the Eastward must steer for the gate light-vessels at Folkestone and await instructions.”

N. to M. No. 15 (45) 21-2-16.

Authority.—Cablegram from British Admiralty, through Dept. of Naval Service.

Departmental File: No. 19407.

(46) SIGNALLING AND SIGNALLING LAMPS—REGULATIONS AND REQUIREMENTS FOR BRITISH SHIPS.

The Marine Department, Board of Trade, London, England, has published the following regulations relating to signalling and signalling lamps:—

“Under Regulation 37 of the Regulations made under the Defence of the Realm Act, British vessels are required to comply with any orders given, whether by signal or otherwise, by any officer in command of any of His Majesty’s Ships, or by any Naval or Military Officer engaged in the Defence of the Coast.

Under Regulation 37a, which comes into force on the 1st March, 1916, British ships of 500 tons or upwards, must be provided before going to sea with suitable hand flags for signalling by the Semaphore code, and with an efficient flash lamp for signalling by the Morse code. The lamp shall be of such power and size that the signals made with are distinctly visible at a distance of three miles on a dark night in clear weather.

In view of these requirements, and the penalties for non-compliance, all such ships should be provided with the necessary lamp and flags, and there should be an officer or seaman on board competent to receive and transmit signals both in the Morse and in the Semaphore code.

Further information as to the character of the signalling lamp with which ships should be provided, and as to the importance of an adequate knowledge of signalling on the part of officers of merchant ships and the standard of proficiency required from candidates for certificates, is contained in Handbill 367 and Instructions to Surveyors, Circular 1569."

N. to M. No. 15 (46) 21-2-16.

Authority: Handbill No. 373, Marine Department, Board of Trade, London, England, January, 1916.

Departmental File: No. 11992.

A. JOHNSTON,
Deputy Minister.

Department of Marine,
Ottawa, Canada, 21st February, 1916.

No. 607.

Order in Council respecting the Transportation of Explosives.

P. C. 318.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, 22nd day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS the Order in Council dated December 21st, 1915, (P.C. 2886) *does not sufficiently cover the requirements of the Department of Militia and Defence respecting transportation of explosives on express trains.

*p. 1013.

THEREFORE His Royal Highness the Governor General in Council is pleased to Order that the said Order in Council shall be amended and the same is hereby amended as follows:—

1. By adding to Paragraph 4 after the words “per shell” the following,—

“Also ‘Percussion,’ ‘Time,’ or ‘Time and Percussion’ Fuzes packed separately from the shell, and when packed said fuzes must be:—

“(a) Wrapped in waxed paper and packed in tin boxes, two layers, fifteen (15) to a box, separated with gray board and dowel pins; covers on the tin boxes being sealed and air-tight, a number not to exceed four (4) of such tin boxes, to be enclosed in a wooden box and protected with one layer of felt at top and bottom, or—

“(b) Wrapped in brown paper, and packed one (1) in tin cylinder, the covers of cylinders to be sealed and air-tight—a number not to exceed fifty (50) of such cylinders, to be enclosed in a wooden packing case.”

2. By adding to the last paragraph after the words “same time,” the following,—

“except that ‘Percussion,’ Time, and ‘Time and Percussion’ Fuzes, when packed separately from the shell, may be transported, and when so packed said fuzes must be:—

“(a) Wrapped in waxed paper and packed in tin boxes, two layers, fifteen (15) to a box, separated with gray board and dowel pins; covers on the tin boxes being sealed and air-tight, a number not to exceed four (4) of such tin boxes, to be enclosed in a wooden box and protected with one layer of felt at top and bottom, or—

“(b) Wrapped in brown paper and packed one (1) in a tin cylinder, the covers of cylinders to be sealed and air-tight—a number not to exceed fifty (50) of such cylinders, to be enclosed in a wooden packing case.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 608.

The London Gazette, 25th February, 1916.

[29489]

Notice to Mariners.

No. 206 of the year 1916.

ENGLAND, SOUTH COAST.

**PLYMOUTH AND DEVONPORT DOCKYARD PORTS—PROHIBITED
ANCHORAGES.**

Former Notice.—No. 999 of 1915.

Notice is hereby given, that new editions of Admiralty charts Nos. 973, 871, 1967 and 30 have been published, showing new cables and prohibited anchorages within the limits of the dockyard ports of Plymouth and Devonport, in accordance with Clause 14 of the First Schedule of Order in Council dated 14th day of October, 1915, promulgated to Mariners in the former Notice quoted above.

Authority.—Hydrographic Department.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 22nd February, 1916.

No. 609.

Supplement to The London Gazette, 22nd February, 1916—23rd February, 1916.

[29484]

**Order of His Majesty in Council respecting the exportation of
Certain Commodities.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 23RD
DAY OF FEBRUARY, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914¹, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS, it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS by a Proclamation, dated the 28th day of July, 1915³, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

AND WHEREAS by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

AND WHEREAS there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

¹App. 182. ²App. 191. ³p. 653.
4450—10

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the heading “Haematite pig iron” in the list of goods the exportation of which is prohibited to all destinations should be deleted, and there be substituted therefor the heading:—

Pig iron of the following descriptions:—

(a) pig iron containing less than 0.1 per cent. of phosphorus, including haematite pig iron;

(b) all other pig iron containing more than 0.1 per cent of phosphorus but less than 1.5 per cent of silicon together with less than 0.09 per cent of sulphur.

(2) That the exportation of the following goods should be prohibited to all destinations:—

Cerium, oxide and salts of;

Cerium and its alloys (except ferro-cerium);

Sugar, refined and candy;

Sugar, unrefined.

(3) That the heading “Draw plates, jewelled, for drawing steel wire, and diamonds prepared for use therein,” in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading “Draw plates, jewelled, for drawing wire, and diamonds prepared for use therein.”

(4) That the exportation of the following goods should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Ferro-cerium.

(5) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal:—

Bleaching powder;
Fruit, fresh, dried, or preserved in any way, and
nuts used as fruit;
Oleaginous kernels, nuts, and seeds, such as are not
already prohibited to be exported to any destination.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof, the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 610.

Order in Council amending the Order in Council of 16th September, 1915, respecting the promotions of Officers of the Overseas Forces.

P. C. 273.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 23rd February, 1916.

The Committee of the Privy Council have had before them a report, dated 9th February, 1916, from the Minister of Militia and Defence, submitting that on the 16th September, 1915, an Order in Council (P.C. 2138)* was approved on the subject of promotions in the Canadian Expeditionary Force, the fourth paragraph of which reads:

"The Minister further recommends, with the concurrence of the Minister of Militia and Defence, that promotions of officers be made without reference to the Canadian Government upon the recommendation of—

(a) The General Officer Commanding Canadian Expeditionary Force, in the case of units serving on the Continent of Europe;

*p. 740.

(b) The General Officer Commanding Canadians, Shorncliffe, in the case of units serving in the United Kingdom."

The Minister observes that the situation, however, has changed since the Order under reference was approved. Soon there will be at the front a Canadian force in strength exceeding three Divisions; and in England there will be, with other Canadian troops, two Training Divisions—one at Shorncliffe, the other at Bramshot.

The Minister, therefore, recommends that the above quoted paragraph be cancelled, and that the following be substituted therefor:—

"While it is recognized that for purposes of command and administration in lands overseas other than the United Kingdom, British West Indies and Bermuda, the Canadian Expeditionary Force is under the direction of the Field Marshal or General Officer Commanding-in-Chief the forces of which it forms a part, the Minister of Militia and Defence recommends that promotions and appointments in the Canadian Overseas Contingent be made as follows:—

(a) In the case of headquarters and other units serving in the United Kingdom, British West Indies, and Bermuda, a copy of such recommendations shall be submitted to the Army Council before approval by the Governor General in Council but otherwise as if in Canada;

(b) In the case of headquarters and other units serving Overseas, elsewhere than in the United Kingdom, British West Indies and Bermuda, through the Field Marshal or General Officer Commanding-in-Chief the force of which such units form part;

(c) In each case subject to the recommendation of the Minister of Militia and Defence; and to the approval of the Governor in Council;

(d) After approval by the Governor in Council, an official copy will be transmitted forthwith to the Army Council."

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 611.

The London Gazette, 25th February, 1916.

[29489]

Notice of winding-up of firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

1. Eckardt Bendorf and Peine, 93, Spencer Street, Birmingham. *Controller:* James Walter Gibson Hill, Sun Chambers, 9, Bennetts Hill, Birmingham. 24th February, 1916.

2. Schaffer Hahn and Behrens, 28, Ludgate Hill, Birmingham. *Controller:* James Stuart Milligan, 39, Waterloo Street, Birmingham. 24th February, 1916.

3. Hermann Spitz, Alexander Shed, Parsonage Road, Bradford. *Controller:* John Hartley Blackburn, Commercial Bank Buildings, Bradford. 24th February, 1916.

4. A. Schulten and Co., 12, Crossland Street, Bradford. *Controller:* George Walker Halifax, Commercial Bank Chambers, Bradford. 24th February, 1916.

5. M. J. Oppenheimer, 88A, Leadenhall Street, E.C. *Controller:* Arthur Charles Bournier, Bush Lane House, Cannon Street, E.C. 24th February, 1916.

6. C. S. Toms and Weisters, 7 and 8, Lilypot Lane, E.C. *Controller:* Alexander Alfred Yeatman, 2, Coleman Street, E.C. 24th February, 1916.

7. Lochner and Horkheimer, 10, Golden Square, W. *Controller:* Sidney John Field, 17, Shaftesbury Avenue, W. 24th February, 1916.

8. Johann Faber, Ltd., 12, Lovells Court, London, E.C. *Controller:* John Cooper, Capel House, 54, New Broad Street, E.C. 24th February, 1916.

9. A. W. Faber, 149, Queen Victoria Street, and 236, Upper Thames Street, London, E.C. *Controller:* Sidney J. Field, 17, Shaftesbury Avenue, W. 24th February, 1916.

10. Stollwerck Brothers, Ltd., 14-18, Nile Street, City Road, London, N. *Controller:* Charles J. Fox, 45, London Wall, London, E.C. 24th February, 1916.

11. Aerated Candy Co., Ltd., Tramway Avenue, Broadway, Stratford, London E. *Controller:* J. H. Stephens, 6, Clements Lane, Lombard Street, E.C. 24th February, 1916.

No. 612.

Canada Gazette, 25th March, 1916.

Third Supplement to The London Gazette, 22nd February, 1916
—24th February, 1916.

[29486]

Foreign Honours.

WAR OFFICE,

24th February, 1916.

The President of the French Republic has bestowed the decoration of the Legion of Honour, with the approval of His Majesty the King, on the undermentioned officers, in recognition of their distinguished service during the campaign:—

CROIX DE COMMANDEUR.

Brevet Colonel (temporary Brigadier-General) Henry Cecil Lowther, C.V.O., C.B., C.M.G., D.S.O., Scots Guards.

CROIX DE CHEVALIER.

Captain Stanley Douglas Gardner, 30th Canadian Infantry Battalion.

Captain William James Austin Lalor, 1st Canadian Infantry Battalion.

The President of the French Republic has bestowed the decoration "Croix de Guerre" on the undermentioned Officers, Warrant Officers, Non-Commissioned Officers and Men, in recognition of their distinguished service during the campaign.

20743 Corporal William Henry Baker, 9th (Reserve) Canadian Infantry Battalion (formerly 10th Battalion).

40217 Sergeant Walter MacInnes, Canadian Artillery.

1158 Sergeant Hugh McKenzie, Princess Patricia's Canadian Light Infantry.

The President of the French Republic has bestowed the decoration "Medaille Militaire" on the undermentioned Warrant Officers, Non-Commissioned Officers and Men, in recognition of their distinguished service during the campaign:—

21202 Staff Sergeant Stanley Oscar Smith, Canadian Army Corps, Headquarters.

25540 Regimental Sergeant Major John Mylroe Stephenson, 23rd (Reserve) Canadian Infantry Battalion (formerly 14th Battalion).

No. 613.

Order in Council respecting Munition Workers.

P. C. 341.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 28th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, by and with the advice and consent of the King's Privy Council for Canada, and under and in virtue of the provisions of the War Measures Act, is pleased to order and it is hereby ordered as follows:—

1. No person who

(a) is employed or seeks to be employed in any building, works, factory or other place wherein the manufacture, production or assembling of munitions of war, or of articles of any kind, nature or description ordered by or on behalf of any Government for the purposes of the present war; or

(b) is employed or seeks to be employed upon any conveyance, building or works used wholly or in part for the carriage or storage of munitions of war or other articles above mentioned; or

(c) is employed or seeks to be employed in guarding or caring for any such conveyance, building or works used wholly or in part for the manufacture, production or assembling of munitions of war or for the carriage or storage of munitions of war or other articles above mentioned;

shall make any false representation to his employer or prospective employer, or to any one acting on behalf of his employer or prospective employer as to his nationality or place of birth, or as to the nationality or place of birth of either of his parents.

2. No person shall trespass upon or within any conveyance, building, works, factory, or grounds wherein munitions of war or war supplies are carried, manufactured, assembled or stored. Without limiting the meaning of the word "trespass", any person found within such conveyance, building, works, factory or grounds, who does not establish a satisfactory justification of his presence there, shall be held to trespass within the meaning of this section.

3. In the above orders where the word "his" is used it shall include the word "her."

4. Any person contravening any of the provisions of the foregoing Orders or Regulations shall be liable to a penalty not exceeding one thousand dollars or to imprisonment for any term not exceeding one year or to both fine and imprisonment, and such penalty may be recovered or enforced by summary proceedings and conviction under provisions of part 15 of the Criminal Code.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 614.

Canada Gazette, 11th March, 1916.

Post Office Notice.

POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 28th February, 1916.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under and in virtue of the provisions of section 6 of The War Measures Act, 1914, the "Tyomies," a daily newspaper printed in the Finnish language and published by the Tyomies Publishing Company, Superior, Wis., is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars, or imprisonment for any term not exceeding five years or to both fine and imprisonment.

R. M. COULTER,
Deputy Postmaster General.

No. 615.

The London Gazette, 29th February, 1916.

[29492]

Notice of winding-up of firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the under-mentioned businesses to be wound up:—

12. Calmon Asbestos and Rubber Works, Ltd., 3, 5 and 7, Sheppy Place, Minories, London, E. *Controller:* E. H. Fletcher, 14, George Street, Mansion House, E.C. 28th February, 1916.

13. Peter Union Tyre Co., Ltd., 190-192, Gt. Portland Street, London, W. *Controller:* A. Dangerfield, 56, Cannon Street, E. C. 28th February, 1916.

14. Bauscher Bros., Weiden, Ltd., Commerce House, 72-80, Oxford Street, London, W. *Controller:* Desmonde Forde, 65, London Wall, E.C. 28th February, 1916.

15. Rhenish Rubber and Celluloid Co. (1908) Ltd., 58, Basinghall Street, London, E.C. *Controller:* J. S. Cotman, 10, Coleman Street, E.C. 28th February, 1916.

16. Artistic Novelties, Ltd., 13, Charterhouse Street, London, E.C. *Controller:* J. Baker, Eldon Street House, Eldon Street, E.C. 28th February, 1916.

17. Harburg and Vienna India Rubber Co., Ltd., 1 and 3, Golden Lane, London, E.C. *Controller:* C. W. M. Kemp, 36, Walbrook, E.C. 28th February, 1916.

18. The Berndorf Metal Works, 231, Regent Street, London, W. *Controller:* William Strachan, 50, Gresham Street, E.C. 29th February, 1916.

19. A. Habbicht, 11, Nelson Street, Bradford. *Controller:* J. Hartley Blackburn, Commercial Bank Buildings, Bradford. 28th February, 1916.

No. 616.

The London Gazette, 29th February, 1916.

[29492]

Notice to Mariners.

No. 223 of the year 1916.

England—South Coast.

Former Notice.—No. 1148* of 1915; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

(1) *Beachy Head to St. Albans Head—Traffic Regulations.*

I. REGULATIONS REGARDING TRADING, FISHING
AND PLEASURE CRAFT.

1. Area A.—Enclosed by a line from Beachy head to Owners light-vessel to Boulder Bank buoy, thence 315° (*N. 30° W. Mag.*), to the Portsmouth Defence Area.

Area B.—Enclosed by a line from Culver cliff to a point 3 miles, 90° (*S. 75° E. Mag.*), from Culver cliff, thence within the 3-mile limit to a point 3 miles, 180° (*S. 15° W. Mag.*) from Freshwater Gate, thence to Freshwater Gate.

Area C.—Enclosed by a line joining Christchurch head to St. Albans head.

Variation.— 15° W.

2. The term craft as used herein includes ships, barges, boats and vessels of all descriptions, and the orders apply to all fishing and pleasure craft.

3. No craft are to go out in specified areas between sunset and sunrise.

4. All craft from places within these areas are to be on shore or back in their harbour half an hour after sunset.

*p. 943.

5. No craft are to put to sea during fog or thick weather, and any caught at sea by fog, etc., are to return to shore or harbour at once, if possible.

6. Craft unable to return to harbour owing to failing wind or fog, etc., are to anchor and show the regulation anchor lights at night. No bright lights are permitted.

7. Fishing is permitted by all *bona fide* fishermen in sailing craft, provided they are in possession of a permit which can be obtained from their District officers. When applying for these permits, they are to state the port from which they intend to work and this will be entered on the permit.

8. All fishing craft mentioned in paragraph 7 above, must carry either their permit number or their registered number painted on each bow in figures not less than 12 inches in height.

9. Fishing is absolutely prohibited for all steam fishing vessels.

10. Craft found after dark in the areas detailed in paragraph 1 above are liable to be fired upon.

11. No craft are to proceed to sea with any petrol, motor oil, heavy oil, etc., on board with the exception that:—

(i) Traders and all other craft may carry oil, petrol, motor spirit, etc., in bulk, barrels, or as stores for the equipment or navigation of the vessel, provided that the goods are properly pre-entered and that clearance is obtained from the Customs Officials in accordance with the Customs War Powers Act, 1915, paragraphs 1 to 3.

(ii) Sailing vessels may not have on board a quantity of petrol, motor spirit, benzine, paraffin, petroleum, or similar substances, exceeding four gallons.

12. Owners of motor craft, pleasure craft, and small craft of all descriptions, are to supply to the Coastguard Officer of the District lists of all their boats and vessels which they may place afloat, and they are to obtain from him permits for them. Without such permits these craft are not to be used. The number of the permit is to be painted on each bow in figures not less than 12 inches in height.

13. Motor craft, pleasure craft, and small craft of all descriptions are not to proceed outside of their ports, creeks or rivers, during the hours of official day, unless in possession of a

permit which may be obtained from a Customs Official on personal application, or (in places where there is no Customs Official) from the Coastguard Officer of that district.

14. The areas within which pleasure craft with permits may move during daylight are as follows, and they are forbidden to move in any other areas:—

Newhaven: Within one mile of *occulting* light at entrance.

Brighton and Hove: Within one mile of *fixed* light on western pier.

New Shoreham: Within one mile of high *occulting* light.

Worthing: Within one mile of *fixed* light on pier.

Littlehampton: Within one mile of *fixed red* light at entrance.

Bognor: Within one mile of *green* fishing light.

Sandown bay: Inside the line joining Culver cliff and Dunnose head.

Ventnor: Within one mile of Nentnor pier.

Christchurch: Inside the entrance to Christchurch harbour.

Christchurch head to Sandbanks: Within 400 yards of low water mark.

Poole harbour: Within the line joining North and South Havens.

Studland bay: From opposite Studland village to the Old Breakwater within 400 yards of low water mark.

Swanage bay: To the west of the line joining Ballard and Peverill points.

15. No excursion traffic is allowed except with the written permission of the Commander-in-Chief, Portsmouth, to be obtained for the season in regard to standing excursions, and on each occasion for special excursions.

16. Nothing in these orders shall affect the standing orders relating to the Defence Areas at Newhaven, Portsmouth and Poole.

II. NEWHAVEN—CLOSING OF THE PORT.

The Port of Newhaven is closed to all merchant vessels other than those employed on Government Service, and those which have previously obtained special permission to enter from the Divisional Naval Transport Officer, Newhaven.

III. SPITHEAD APPROACH—RESTRICTION ON TRAFFIC.

Passage of vessels between Noman's fort and the charted position of Warner light-vessel is entirely prohibited.

IV. POOLE BAY AND SOLENT APPROACH—RESTRICTION OF TRAFFIC.

No craft of any description, other than craft employed on Admiralty work, is to be under way to the northward of a line joining St. Catherine's point and Anvil point between one hour after sunset and one hour before sunrise, or during fog.

(2) *Portland Harbour Approach—Restriction of Traffic.*

No vessels or boats of any description are to move in the area north of a line joining Portland Bill with St. Albans head, by day or night, unless proceeding into Weymouth anchorage.

Note.

This Notice is a repetition of Notice No. 1148 of 1915, with the addition of the information relating to restriction of traffic in Spithead approach contained in sub-section III. of section (1).

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 28th February, 1916.

No. 617.

Order in Council extending the time of service of Militiamen.

P. C. 290.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 29th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS Section 20 of the Militia Act provides that when the term of service for which a militiaman engaged expires, in time of emergency he shall be liable to serve for a further period of not more than twelve months;

AND WHEREAS, in view of the present time emergency—war between the United Kingdom of Great Britain and Ireland on the one part, and Germany, Austria-Hungary, Turkey and Bulgaria on the other part—it is deemed desirable to have terms of service extended as provided for in said Section 20;

THEREFORE His Royal Highness the Governor General in Council is pleased to Order and it is hereby Ordered that every

person who has voluntarily enlisted in the militia and whose term of service for which he engaged will expire during the time of the war hereinbefore mentioned shall continue to serve for the further period of twelve months next succeeding the term of service for which he engaged, provided his earlier discharge be not authorized by the Minister of Militia.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 618.

The London Gazette, 29th February, 1916.

[29492]

BY THE KING.

A PROCLAMATION

PROHIBITING TRADING WITH CERTAIN PERSONS, OR BODIES
OF PERSONS, OF ENEMY NATIONALITY OR ENEMY ASSO-
CIATIONS.

GEORGE R.I.

WHEREAS by the Trading with the Enemy (Extension of Powers) Act, 1915,* it is enacted that We may by Our Royal Proclamation prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any persons or bodies of persons even though not resident or carrying on business in enemy territory or in territory in the occupation of the enemy (other than persons or bodies of persons, incorporated or unincorporated, residing or carrying on business solely within Our Dominions) wherever by reason of the enemy nationality or enemy association of such persons or bodies of persons, incorporated or unincorporated, it appears to Us expedient so to do.

AND WHEREAS it appears to Us expedient to prohibit all persons or bodies of persons, incorporated or unincorporated,

*App. p. 653.

resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the list hereunder written, by reason of the enemy nationality or enemy association of such last-mentioned persons or bodies of persons:

Now, THEREFORE, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation declaring and it is hereby declared as follows:—

1. All persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom are hereby prohibited from trading with any of the persons or bodies of persons mentioned in the list hereunder written, which list, with such variations therein or additions thereto as may be made by any Order made by the Lords of the Council on the recommendation of a Secretary of State under the power in that behalf given by Section 1, sub-section (2) of the Trading with the Enemy (Extension of Powers) Act, 1915,¹ shall be called, and is hereinafter referred to as, the "Statutory List."

2. For the purposes of this Proclamation a person shall be deemed to have traded with a person or body of persons mentioned in the Statutory List if he enters into any transaction or does any act with, to, on behalf of, or for the benefit of, any such person or body of persons which if entered into or done with, to, on behalf of, or for the benefit of, an enemy would be trading with the enemy, and accordingly Our Proclamation relating to Trading with the Enemy, of the ninth day of September, nineteen hundred and fourteen, as amended by any subsequent Proclamation, shall apply with respect to the persons or bodies of persons mentioned in the Statutory List as if for references in such Proclamations to enemies there were substituted references to the persons and bodies of persons mentioned in the Statutory List, and for references to the dates of the said Proclamations, and the outbreak of war, there were substituted references to the date of this Proclamation or in respect of any person or body of persons hereafter added to the Statutory List the date of the Order adding him or them to the Statutory List.

3. The provisions of the Trading with the Enemy Acts, 1914 to 1916,² and of the Customs (War Powers) Acts, 1915 and

¹App. p. 653.

²App. p. 673.

1916,* and all other enactments relating to Trading with the Enemy, shall, subject to such exceptions and adaptations as are prescribed by Order in Council of even date herewith or as may be prescribed by any Order in Council, hereafter to be issued, apply in respect of the persons and bodies of persons mentioned in the Statutory List, as if for references in such enactments to trading with the enemy there were substituted references to trading with the persons and bodies of persons mentioned in the Statutory List, and for references to enemies there were substituted references to the persons and bodies of persons mentioned in the Statutory List, and for references to offences under the Trading with the Enemy Acts, 1914 to 1916, or any of those Acts, there were substituted references to offences under the Trading with the Enemy (Extension of Powers) Act, 1915.

4. Nothing in this Proclamation shall be taken to prohibit:—

(a) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom who is engaged in any neutral country in the business of insurance from carrying on such business with or through the agency of any of the persons or bodies of persons mentioned in the Statutory List;

(b) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom who is engaged in working any Railway or other service of Public Utility in any neutral country under any Charter, Grant, or Concession made by the Government of, or by any Provincial or Municipal Authority in, any such country from trading with any of the persons or bodies of persons mentioned in the Statutory List, so far only as is necessary to enable the person or body of persons engaged in working such Railway or other service of Public Utility to comply with or fulfil the obligations or conditions of the Charter, Grant, or Concession under which the working of the Railway or other service of Public Utility is carried on; or

(c) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from entering into any transaction or doing any act which shall be permitted by Our Licence

*App. p. 665.

or by any Licence given on Our behalf by a Secretary of State or by any person authorized in that behalf by a Secretary of State whether such Licence be specially granted to an individual or be announced as applying to class of persons.

5. This Proclamation shall be called "The Trading with the Enemy (Neutral Countries) Proclamation, 1916."

STATUTORY LIST.

GREECE.

Antovitch, Pierre, Chios.
 Back, Karl, Athens, 13 rue de l'Université.
 Bensussan, D., Piræus.
 Block, Eugene, Piræus.
 Damas, Constantine, Calamata.
 Defner & Edelmann, Athens.
 Goldstein, Albert, Volo.
 Gromann, George, Athens.
 Hampartchoumian, Aram, Athens and Manchester.
 Harr, Gustave, St. Theodore Square, Athens.
 Heidmann, Hans, Salonica.
 Hoffman, Alfred, Piræus.
 Koenig, I. & H. & Co., Athens.
 Kouremetis, Michael, Athens and Calymnos.
 Kouremetis, Pandelis, Athens and Calymnos.
 Kruger, Max, Canea.
 Kruger, Richard, Canea.
 Michaelides & Milch, Panghion Hotel, Athens and Piræus.
 Ornstein, Doctor Otto, Chios.
 Schiffel, Helmuth, Volo.
 Seefelder & Co., Salonica.
 Stringos, George, Piræus.
 Weber, Karl, Athens.
 Wein, Jacob, Canea.
 Zahn, Henry, Calamata.

MOROCCO.*

Abdeluhab Asharuel, Arzila.
 Abdelwahab Tazzi (Tazi), Laraiche.
 Abdeslam El Amri Zailachi, Laraiche.
 Abdeslam el Hossein, Tetuan.
 Abdeslam Harrak, Alcazar.

Abithol Moses & Sons, Laraiche.
Ali ben el Hadj, Arzila.
Allah Boujnah, Alcazar.
Amar, Mesod J., Laraiche.
Benchimoni, Abraham, Alcazar.
Beniffah, Elias, Laraiche.
Beniffah, Judah M., Laraiche.
Benros, Isaac, Laraiche.
Bensabat, Jacob, Laraiche.
Bensheton, Moses, Laraiche.
Brandt & Toel, Marrakash.
Cohen, Simon & David, Laraiche.
Cohen, Simon & Joseph, Laraiche.
El Ayashi el Bakkali, Arzila.
Eljarret, Saloman, Laraiche.
Essoudry, Samuel, Laraiche.
Hadj Mailoud el Soussi, Laraiche.
Hadj Mohamed Ben Abdullah, Alcazar.
Hemed Ben El Hashmi, Arzila.
Hemed El Mzanzi, Laraiche.
Houssain El Soussi, Laraiche.
Huss, Reichardt (Ricardo), Arzila.
Kell, J., & Co., Laraiche.
Mohammed Bakkali, Tetuan.
Mohammed Ben el Hashmi, Arzila.
Mohammed Ben el Sherti, Arzila.
Mohammed Ben Hisu, Arzila.
Mohammed Berrada (Ahmed Berrada), Alcazar.
Mohammed el Hababi, Laraiche.
Mohammed el Mudden, Tetuan.
Mohammed Lazrac, Alcazar.
Mohammed Lebady, Tetuan.
Mohammed Sherti, Tetuan.
Mohammed Sid Mokhtar, Arzila.
Mokluf, Sabbag & Co., Laraiche.
Moryusef, Fortunate S., Laraiche.
Mose el Jarrat, Alcazar.
Muyal, Isaac & M., Laraiche.
Oldenburg Line.
Pariente, Hermanos, Laraiche.
Pariente, Moses J., Laraiche.
Renschausen, A., & Co., Laraiche.
Rohner, Werner, Laraiche.
Saeger & Woerner, Laraiche.
Steinkampf, H., Alcazar.
Taib Mohammed, Tetuan.
Tornow, Max, & Son, Tetuan.
Ulad Sid Mokhtar, Arzila.

NETHERLANDS.

- Aker, P., Andijk.
Algemeen (N.V.) Commissie Handels Bureau, Mieuwe
Uitleg 6, The Hague.
Asteroth, Friedr., Rotterdam.
Bacher, August & Sons, Wijnhaven Z.Z. 108, Rotterdam.
Bocker, L., & Co., Postbus 78 & Boompjes 39A, Rotterdam.
Bakker, S. W., Ymuiden.
Borner, C. A. A., 30 Nicolas Witsenkade, Amsterdam.
Bosnak, Gebroeders, Neuwe Heerengracht, Amsterdam.
Brands, Th. E., Rokin 95, Amsterdam.
Brasch & Rothenstein, Heeringr 320, Amsterdam, and
Boompjas 40A, Rotterdam.
Chirurgische Instrumentenfabriek (v-h Loth & Stopler),
Trans L., Utrecht.
Cohen-Goldschmidt, Oldenzaal, Holland.
De Poorter, Joseph, Veerkade 83, Rotterdam.
Deventer Glas Maatschappij (N.V.), Deventer.
Drost, Robert, Terneuzen.
Drukkerij (N.V.), v-h Henri Berger, Bois De Duc, Holland.
Duncan Doring, E., & Co., (now Weinberg, F., & Co.), 51-3
Coolsingel, Rotterdam.
Elberfelder Handels and Export Co., N.E. Voorburgwal
58-60, and Spuistr 31-33, Amsterdam.
Erdman & Hethey, Amsterdam.
Frankfurter, A. G. fur Rhein & Main Schiffahrt, Rotterdam.
Goldstuck-Hainze & Co., Amsterdam.
Hanno, Heinrich, Nieuwland 4, Rotterdam.
Itschert & Company, Coolsingel 33, Rotterdam.
Koch & Co., Transport Gesellschaft, Rotterdam.
Koenigsfeld, J. H., Willemskade 20, Rotterdam.
Kruthoffer & Doll, 8 Veerkade, Rotterdam.
Lamb Bros., Weteringschaus 84, Amsterdam.
Maier C. C. Act. Gesellschaft, Rotterdam.
Manders, Seeman & Co., Heerengracht 442, Amsterdam.
Mannheimer Lagerhaus Gesellschaft, Pr. Hendrikkade 160A,
Postbus 482, Rotterdam.
Mayer & Co., 38B, Westerstraat, Rotterdam.
"Metropol" Gasgloeilichtfabriek (Gloeikousjesfabrik),
Parkstraat 15, Arnhem.
Mijnbouw Maatschappij Aequator, Thereiastraat 109, The
Hague.
Mohrmann, J., & Co., Handels Vereeniging Vorheen,
Keistersgr 203, Amsterdam.
"Monopol" Gasgloeilichtfabriek, 487 Prinsengracht, Am-
sterdam.

Nederlandsche Papierhandel, 526 Prinsengracht, Amsterdam.

Neue Karlsruher Schifffahrts Act. Gesellschaft, Rotterdam.
Norden, J., Stationsweg, 43 Rotterdam.

Poortershaven Handelsinrichtingen, Rotterdam.

Richter, F. A., & Co., Stationsweg 24, Rotterdam.

Rhein & See Schifffahrts Gesellschaft, Rotterdam.

Rhein & See Speditions Gesellschaft, Rotterdam.

"Rhenus" Transport G.m.b.H., Rotterdam.

Roland Transport A.G., Rotterdam.

Schenker & Co., Corlandstr 49-51, Rotterdam.

Schoers, Karl, Stoomvaart Maatschappij, Prins Hendrik-kade 82, Rotterdam.

Schwedersky & Co., 5, Gravendijkwalloo, Rotterdam.

Seiler, F. A., Damrak 49, Amsterdam.

Steenkolen Handelsvereniging, Boompjes 65 a-b, Rotterdam.

Steinweg, C., Boompjes, Rotterdam.

Strassburger Rheinschiff Gesellschaft, Rotterdam.

Tas, I. J., Ezn., Nienwendijk 197-9, Amsterdam.

Transport Kontor "Berglete," Rotterdam.

Utrechteche Handelsvereniging, Lange Nieuwstr 41, Utrecht.

Van Dam, C. W. H. & Co., Mathenesserlaan 235, Rotterdam.

Van der Schuijt, J. & A., Maaskade O.Z. 30, Rotterdam.

Van Perlstein & Co., Singel 532, Amsterdam.

Verein Spediteur & Schiffer Rheinsch A.G., Rotterdam.

Voss & Langen, Pr. Hendrikkade 82A, Rotterdam.

Vulcaan Coal Company, Veerkade 6, Rotterdam.

Vulcaan (N. V.) Handels en Transport Maatschappij, Veerkade 6, Rotterdam.

Wambersie & Son, Calandstraat 5, Rotterdam, & de Ruyterkade, Amsterdam.

Weinberg, F., & Co., (formerly Duncan Doring E., & Co.), 51-3, Coolsingel, Rotterdam.

Weismann, Charles, Haagscheveer 35A, Rotterdam.

Wurdemann, L., Heerengracht 158, Amsterdam.

Zeischmann, M., Maasstraat 176, Rotterdam.

Zuid-Hollandsche Elektrische Blikdrukkerij Speelgoed & Emballage Fabriken Company (J. Norden), 43, Stationsweg, Rotterdam.

Zuid-Hollandsche Gloeikousjesfabriek, Schiedam.

NORWAY.

Bohm, J. M., Christiania.

Broderson, J. (Dental Co.), Christiania.

Bryde, Johan, Sandefjord.
 Christiania Filfabrikfile, Christiania.
 Dental Co. (J. Broderson), Christiania.
 Gimle Oliemolle, Sandefjord.
 Groset, Hans, N. Slotsg 21, Christiania.
 Heilmann, A. (Christiania Filbabukfile), Christiania.
 Hjelte, Carl, Grand Hotel, Christiania.
 Lassen, Carl, St. Strandgt 1, Christiania.
 Moller, E. D., Tolbrodgate 3, Christiania.
 Motzfeldt & Sanner, Toldbodgt 30, Christiania.
 Norsk Elektrokemisk A-S, Toldbodgt 35, Christiania,
 Kragero and Dalfoss.
 Prosch, Carl B., Prinsensgt 23, Christiania.
 Rusten, Erik, Sarpsborg.
 Staudenmann, Karl, F.O.I., "Box 147," Trondhjem and
 Kragero.
 Usines Electrochimiques de Hafslund, Sarpsborg.
 Vendelboe, John and Carl, Prof. Dahlgatan 3, Christiania.
 Von Krogh, G. F., Sandefjord.
 Wall, Jacob, Prinsengt 23, Christiania.

PORTUGAL.

Adler, Viuva de Hermann, Rua dos Fanqueiros 84, Lisbon.
 Allgemeine Elektrizitats Gesellschaft, Lisbon.
 Bachhofen, A. & H. Lehrfeld, Rua Nova de S. Domingos,
 22, Lisbon.
 Bayer, F., & Co., 139, Rua das Flores, Oporto.
 Breymann, A. von, Madeira.
 Brucher, Ch. Commandita, 295, Rua de Cedofeita, Oporto.
 Burmeister, J., Rua do Arco Bandeira 39, Lisbon.
 Burmester, Herman, & Co., 87, Rua Infante D. Henrique,
 Oporto.
 Burmester, J. W., & Co., 39, Rua de Bellomonte, Oporto.
 Carvalho, R. H., Rua do Arco Bandeira, Lisbon.
 Cast, H. F., Rua da Alfandega 160, Lisbon.
 Cesche, E., Madeira.
 Cobo, Ramon, Rua do Commercio 28, Lisbon.
 Daehnhardt & Co., Rua da Magdalena 75, Lisbon.
 Deutsches Kohlen Depot, Madeira.
 Duetting & Gaa, Madeira.
 Furbringer & Co., 189, Rua de Passos Manuel, Oporto.
 Gottschalk, Arthuro, Rua das Pracas 30, Lisbon.
 Hahnefelde & Gellweiler, Praca Duque da Terceira 4,
 Lisbon.
 Heise, Georg, Escadinhas da Saude 2, Rua do Commercio
 35, Lisbon.
 Herold, O., & Co., Rua da Grata 14, Lisbon and Oporto.

Hoffmann, Viuva Oswald, Calçada do Correio, Lisbon.
 Issel, Fr., Rua da Conceição 60, Lisbon.
 Kamp, Thumann, & Co., 38, Rua Elias Garcia, Oporto.
 Katzenstein, Ed., Succrs., 39, Rua de Bellomonte, Oporto.
 Katzenstein, Hermann, Rua dos Fanqueiros 65, Lisbon.
 Kretzschmar, R., Madeira.
 Leuschner, Bernard, 63, Rua Infante D. Henrique, Oporto.
 Lyncke, Traugott, Rua da Conceição 85, Lisbon.
 Marcus & Harting, Rua dos Fanqueiros 136, Lisbon.

PORTUGUESE EAST AFRICA.*

Becker, E., Beira.
 Behrens, H., Lourenço, Marques.
 Bettman and Kupfer (East African Agency), Lourenço
 Marques.
 Bosselmann, C., Beira.
 Bredenkamp, Lourenço Marques.
 Brito, Palma, Ibo and Porto Amelia.
 Bruckmann, Lourenço Marques.
 Cruz, Alipio Francesco.
 Da Souza, Luiz Moreira, Palma, Ibo, and Porto Amelia.
 De Sousa, Bismark, Palma, Ibo, and Porto Amelia.
 Dencks, Alexander, Lourenço Marques.
 Deuss, Ludwig & Co., Chinde, Tete and Quelimane.
 Deutsche Ost-Afrika, Gesellschaft.
 Deutsche Ost-Afrika Linie.
 Felgenhauer (alias Ferguson), I. C. Lourenço Marques.
 Fellman, H. Quelimane.
 Ferguson, I. C. (alias Felgenhauer), Lourenço Marques.
 Ferreira Joaquim, Quelimane.
 Figueredo, Antonio, Palma, Ibo, and Porto Amelia.
 Frankel Jacobs, Lourenço Marques.
 Fuchs, Lourenço Marques.
 Grothkop, H., Lourenço Marques.
 Haberer & Co.
 Herz & Schaberg.
 Heuffer, A., Quelimane.
 Hoffman, Hugo, Lourenço Marques.
 Hoffman, Oswald.
 Houben, Walter, Beira.
 Hupfer, Beira.
 Jung Lenz & Co.
 Koch, J. H., Lourenço Marques.
 Krutzfeldt, H. G., Lourenço Marques.
 Kunsti, T., Ibo.
 Limbrock, H., Tete.

Linder, F., Ibo.
 Loeffelbein, F., Lourenco Marques.
 Marcus & Harting.
 Molu, Palma, Ibo, and Porto Amelia.
 Neider & Co., P., Ibo.
 Niedner, Paul, Palma, Ibo, and Porto Amelia.
 Oldenburg, E., Palma, Ibo, and Porto Amelia.
 Orenstein, Arthur-Koppel.
 Pechner, H., Beira.
 Petersen, R. H., Quelimane.
 Pfister, F., Lourenco Marques.
 Philippi, William & Co.,
 Piel, Albert, Lourenco Marques.
 Porst, Kurt, Lourenco Marques.
 Ranchodas Oda, Palma, Ibo, and Porto Amelia.
 Ressmann, I., Lourenco Marques.
 Reuter, Dr., Lourenco Marques.
 Rewald, Martin, Lourenco Marques.
 Ribeiro, Antonio, Franciso, Beira.
 Rolfes, Herman, Lourenco Marques.
 Rolfes, Karl, Lourenco Marques.
 Rolfes, Nebel & Co., Lourenco Marques.
 Rosendorf, Lourenco Marques.
 Saccoor, Amad, Lourenco Marques.
 Sambado, Antonio Marques, Mozambique, Santa Maria,
 Palma, Ibo, and Porto Amelia.
 Schnutz, H., Tete.
 Schreiber, Beira.
 Siemsen, T., Beira.
 Springhorn, C., Lourenco Marques.
 Steyn, Kuhn, Lourenco Marques.
 Stuben & Co.
 Stuhldreier, Palma, Ibo, and Porto Amelia.
 Vogel, W., Lourenco Marques.
 Vogler, W., Sena.
 Wandschneider, Theodor, Lourenco Marques.
 Wiese, Carl, Lourenco Marques.
 Woernher, Fritz, Inhambane.
 Woernher, Rudolf, Inhambane.

SPAIN.

Ahlers, Jacob, Santa Cruz, Tenerife.
 Amann & Gana, Ayala 1, and Calle Belosti 14, Bilbao.
 Arozena, Fernando, Santa Cruz, Tenerife.
 Arroya, Jose, Atocha 4, Malaga.
 Augener, Enrique, Las Palmas.

- Banco Aleman Transatlantico, Barcelona, Madrid.
 Baquera, Kusche & Martin, Malaga.
 Bjerre, A. (Messrs. Bjerre Sucesores), Cortina del Neuelle,
 21-3 Malaga.
 Brang, Antonio, Santa Cruz, Tenerife.
 Compania de Alcoholes de Bilbao, Bilbao.
 "Correo Español," Madrid.
 Crosa, Angel, Tenerife.
 "Debate," Madrid.
 Deutsches Kohlen Depôt, Santa Cruz, Tenerife.
 Dorr & Lensten, Malaga.
 Erhardt & Co., Bilbao.
 Falkenstein, Felix, 13, Colegiata, Madrid.
 Fliedner, Jorge, Madrid.
 Gaswerk, Santa Cruz, Tenerife.
 German Cable Co., Tenerife.
 Gutierrez, Leopoldo, Madrid.
 Gutkind, Felix, Malaga.
 Heinsdorf and Lemcke, Atocha 4, Malaga.
 Hinderer, Carlos, Madrid.
 Hoppe & Co., Carlos, Alameda Mazanedo 1, Bilbao, Muelle
 17, Santander.
 Knappe, Carlos 38 Alcala, Madrid.
 Kochler Guillermo, Esparteros 1, and Pl. Del Cordon 1,
 Madrid.
 Lbanez, Francisco Gomez, Orotava, Tenerife.
 Lengo, Arturo, Almeria, Garrucha and Malaga.
 Linhoff, Carlos (Successors to Cross & Linhoff), Malaga.
 Lohr, Maximilio, Tenerife.
 "Mentidero," Madrid.
 Mittelstrass, Otto, Las Palmas.
 Pflügger, Carl, Las Palmas.
 Rojas, Claudio, Tenerife.
 Schlayer, Felix (Successor of Alberto Ahles & Co.), Alcala
 46, Madrid; Pasco Aduana 15 & 17, Barcelona.
 Siemens, Enrique, Las Palmas.
 "Siglo Futuro," Madrid.
 Sociedad Anonima Fabrica de Lamparas de Filamento,
 Passo de Santa Maria de la Cabeza, Madrid.
 Thomson Houston-Iberica Aeg, Ronda Universidad 22,
 and Lamie 89, Barcelona, and Nicholas Mavia, Rivevo 8 Md.,
 Madrid.
 Thonet, Hermanos, Madrid.
 "Tribuna," Madrid.
 Varella, F. C., Santa Cruz, Tenerife.
 Vogt, Conrad, Santa Cruz, Tenerife.
 Woermann Linie, Las Palmas.

SWEDEN.

- Abrahamsson, Runo, Stockholm.
Allgemeine Electricitats Gesellschaft, Stockholm.
Allmanna Handels (A-B), Hamngatan 5B, Stockholm.
Almquist, Carl, Ystad.
Alpen, H., Magasinskvarter 3A, Gothenburg.
Andersson & Lindberg (A-B), Stora Badhusgatan 6, Gothenburg.
Bagges Importagentur, O. Hamngt 50B, Gothenburg.
Beijers, John, Skofabrik (A-B), Flemminggatan 59, Stockholm.
Berg, Victor, Stockholm.
Bexelius, Henrik, Stockholm.
Biehl, G., Malmö.
Blomqvist, Olof & Co., Oscarshamn.
Brattström, Johann, Stockholm.
Christiernin, C., Stockholm.
Dahlstrom, Otto, Bredgr. 2, Stockholm.
Daumichen, Max, Stockholm.
Dressfalls Grufvor Och Malmforadlingsverk (A-B), Rosenbad 2, Stockholm.
Egnell, Fritz (A-B), Norra Bantorget 20, Stockholm.
Engeström & Jaepelt, Per Veijersg 3, Malmö and Gothenburg.
Fallenius & Lefflers (A-B), V. Hamngatan 5, Gothenburg.
Fraenckel, Moritz & Co., Gothenburg.
Ganslandt & Gussing (A-B), Hjulhamnsg 4, Malmö, Gothenburg and Ystad.
Gleitsman, E. T., Tralleborg.
Goldstück Hainze & Co., Gothenburg.
Grafford, J., Katarinavagen 11, Stockholm.
Grubbens, Carl E., Stockholm.
Hammar & Co., Pasagatan 6, Stockholm.
Hanson, Wilhelm & Co., Vasag 6, Stockholm.
Hansson, Elof, Packhuspl 2, Gothenburg and Stockholm.
Hartig, Hugo Wahrendorffsg 4, Stockholm and Gothenburg.
Harbeck, Doctor Ernst, Partille, Gothenburg.
Herrström, Sigfrid, Kungsgatan 30, Malmö.
Humbert, Hermann, Artillerigatan 6, Stockholm.
Jager, Wilhelm, Lulea.
Johnson, Eric R., Kommendorsg. 17, Stockholm.
Johnson & Grafft, V. Hamngt 14, Gothenburg.
Junebro Export (A-B), Gothenburg.
Kronans, Droghandel, Gothenburg.
Kurznel, Fr., Malmö.
Lassen, Carl, Slussplan 63, Stockholm; Kungsg 4, Gothenburg.

Levin, Sigismund, Landskrona.

Linden & Lindström, Gothenburg.

Melin, Peders Co., N. Hamng. 6, Gothenburg and Malmö.

Rapp, David (A-B); Skeppsbron 18, Kammakareg 12, Stockholm.

Reinheimer, Phillip, Stockholm.

Roberg, Tycho, Skeppsbron 1, Gothenburg.

Rudeberg, A., Drottingatan 11, Stockholm.

Schipmann, Heinrich (A-B), Bredgr. 2, Stockholm.

Specialjärn (A-B), Kungsg 56, Stockholm.

Stockholms Skofabrik (A-B), Hornsgatan 160; and Brannkyrkagatan 167, Stockholm.

Given at Our Court at Buckingham Palace, this twentieth day of February, in the year of Our Lord one thousand nine hundred and sixteen, and in the Sixth year of Our Reign.

GOD SAVE THE KING.

*NOTE.—Under the Trading with the Enemy Proclamations of 25th June and 10th November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or bodies of persons of enemy nationality, resident or carrying on business in Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality resident or carrying on business in Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above list, and the omission of the name of any such person or body of persons from such list is not an authority or licence to trade with such person or body of persons.

No. 619.

The London Gazette, 29th February, 1916.

[29492]

**Order of His Majesty in Council making exceptions and adaptations
to the Trading with the Enemy Proclamations and Orders-
in-Council.**

AT THE COURT AT BUCKINGHAM PALACE, THE 29TH
DAY OF FEBRUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by a Royal Proclamation, bearing even date herewith, called "The Trading with the Enemy (Neutral Countries) Proclamation, 1916,"¹ and issued under the provisions of the Trading with the Enemy (Extension of Powers) Act, 1915, it is declared that all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom are prohibited from trading with any of the persons or bodies of persons mentioned in the List in such Proclamation (which List is therein and herein called the Statutory List), and that the provisions of the Trading with the Enemy Acts, 1914 to 1916,² and of the Customs (War Powers) Acts, 1915 and 1916,³ and all other enactments relating to trading with the enemy shall, subject to such exceptions and adaptations as are prescribed by Order in Council of even date therewith, meaning thereby this Order or as may be prescribed by any Order in Council hereafter to be issued, apply in respect of the persons and bodies of persons mentioned in the Statutory List as if for references in such enactments to trading with the enemy there were substituted references to trading with the persons and bodies of persons mentioned in the Statutory List and for references to enemies there were substituted references to the persons and bodies of persons mentioned in the Statutory List.

AND WHEREAS it is expedient to make such exceptions and adaptations in the provisions of the said Acts and enactments as are herein prescribed:—

¹App. p. 1210.

²App. 673.

³App. 665.

NOW, THEREFORE, His Majesty, by virtue of the powers in this behalf by the Trading with the Enemy (Extension of Powers) Act, 1915, or otherwise vested in Him, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:—

1. The said Acts and enactments shall apply in respect of the persons and bodies of persons mentioned in the Statutory List as if for references therein to trading with the enemy there were substituted references to trading with the persons and bodies of persons mentioned in the Statutory List, and for references to enemies there were substituted references to those persons and bodies of persons, and for references to offences under the Trading with the Enemy Acts, 1914 to 1916, or any of those Acts, there were substituted references to offences under the Trading with the Enemy (Extension of Powers) Act, 1915, and subject to the following exceptions and adaptations, that is to say:—

A. In the application of the Trading with the Enemy Act, 1914:—

For the reference in Section 1 to the 4th day of August, 1914, shall be substituted a reference to the date of this Order, or in respect of any person or body of persons added to the Statutory List to the date of the Order adding him or them to the Statutory List.

B. In the application of the Trading with the Enemy Amendment Act, 1914:—

(1) Sections 2, 3, 4, and 5 shall not apply.

(2) For the references in Section 6 to the commencement of the present War, and to the 19th day of November, 1914, wherever such expressions respectively occur, shall be substituted references to the date of this Order, or in respect of any person or body of persons, added to the Statutory List to the date of this Order adding him or them to the Statutory List.

(3) For the reference in Section 7 to the commencement of the present War shall be substituted a reference to the date of this Order, or in respect of any person or body of persons added to the Statutory List to the date of the Order adding him or them to the Statutory List.

(4) For the reference in Section 8 to the passing of the Act shall be substituted a reference to the date of this

Order, or in respect of any person or body of persons added to the Statutory List to the date of the Order adding him or them to the Statutory List, and for the reference to hereafter in that Section shall be substituted a reference to after the date of this Order, or in respect of any person or body of persons added to the Statutory List to after the date of the Order adding him or them to the Statutory List.

(5) For the reference in Section 10 to the 4th day of August, 1914, shall be substituted a reference to the date of this Order, or in respect of any person or body of persons added to the Statutory List to the date of the Order adding him or them to the Statutory List.

C. The Trading with the Enemy Amendment Act, 1915, shall not apply.

D. In the application of the Customs (War Powers) (No. 2) Act, 1915:—

The reference in Section 1 to the law relating to trading with the enemy shall be deemed to include a reference to the Trading with the Enemy (Extension of Powers) Act, 1915.

E. In the application of the Customs (War Powers) Act, 1916:—

The reference in Section 1 to contravention of the law relating to trading with the enemy shall be deemed to include a reference to contravention of the Trading with the Enemy (Extension of Powers) Act, 1915.

ALMERIC FITZROY.

No. 620.

Canada Gazette, 25th March, 1916.

The London Gazette, 29th February, 1916.

[29492]

**Order of His Majesty in Council amending and consolidating the
Aliens Restriction Regulations.**

AT THE COURT OF BUCKINGHAM PALACE, ON THE
29TH DAY OF FEBRUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by the Alien Restriction Act, 1914¹, power is conferred upon His Majesty in time of war or imminent national danger or great emergency by Order in Council to impose restrictions on aliens, and to make such provisions as may be necessary or expedient for carrying such restrictions into effect;

AND WHEREAS, a state of war at present exists between Great Britain and the following Powers, that is to say, Germany, Austria-Hungary, Turkey, and Bulgaria;

AND WHEREAS, by Orders in Council, dated respectively the ninth day of September, nineteen hundred and fourteen², the eighth day of October nineteen hundred and fourteen³, the twenty-eighth day of November nineteen hundred and fourteen⁴, the seventh day of January nineteen hundred and fifteen⁵, the thirteenth day of April nineteen hundred and fifteen⁶, the twenty-eighth day of July nineteen hundred and fifteen⁷, and the twenty-seventh day of January nineteen hundred and sixteen⁸, His Majesty was pleased to make various provisions under the said Act, and it is desirable to consolidate the said Orders in Council,* with amendments:

*The marginal references to the Consolidated Orders are as follows:—

I.—The Aliens Restriction (Consolidation) Order, 1914.

II.—The Aliens Restriction (Change of Name) Order, 1914.

III.—The Aliens Restriction (Belgian Refugees) Order, 1914.

¹App. 178. ²⁻⁸. For reference to these Orders in Council see App. 324. ⁷p. 667. ⁹p. 1121.

IV.—The Aliens Restriction (Armenians, etc.) Order, 1915.

V.—The Aliens Restriction (Amendment) Order, 1915.

VI.—The Aliens Restriction (Seamen) Order, 1915.

VII.—The Aliens Restriction (Amendment) Order, 1916.

NOW THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

PART I.

RESTRICTIONS ON ALIENS ENTERING AND LEAVING THE UNITED KINGDOM.

Approved Ports and Prohibited Ports.

1.—(1) For the purposes of this Order, the following ports are approved ports, that is to say:—

Dundee,
Newcastle-upon-Tyne,
Hull,
London,
Folkestone,
Southampton,
Falmouth,
Bristol,
Holyhead,
Liverpool,
Glasgow,
Dublin;

and any other port or place in the United Kingdom is, for the purposes of this Order, a prohibited port.

(2) For the purposes of this Order the limits of the approved ports shall be those specified in the First Schedule to this Order and any part of an approved port outside those limits shall be treated as though it were part of a prohibited port.

(3) A Secretary of State may by order, after consulting the Admiralty and the Army Council, add any port to the list of approved ports, or remove any port from that list, and prescribe

or alter the limits of any approved port; and this Order shall thereupon have effect accordingly.

Aliens entering the United Kingdom.

2.—(1) An alien shall not land in the United Kingdom at a prohibited port.

Provided that—

(a) where a Secretary of State is satisfied that an alien friend has arrived at a prohibited port in ignorance of the provisions of this Order or in any other circumstances entitling him to special consideration, and may safely be permitted to land, he may grant him permission accordingly; and

(b) subject to the provisions of this Order the foregoing prohibition shall not, unless in any particular case an aliens officer so directs, apply to an alien friend who is the master or a member of the crew of a vessel arriving at a prohibited port, if whilst he is on shore he complies with such requirements (if any) as may be imposed upon him or upon masters and seamen generally by an aliens officer at the port;

and any alien friend who lands in accordance with this proviso, and, if conditionally disembarked, who complies with the conditions, shall not be liable to any penalty for landing at the port in question.

3. An alien enemy shall not land in the United Kingdom at an improved port without the permission of a Secretary of State.

4. An alien arriving at an approved port may, if a Secretary of State so directs, or if an aliens officer at the port is satisfied that he cannot safely be permitted to land in the United Kingdom be treated as though the port were a prohibited port.

5. An alien landing in contravention of this Order, and an alien arriving at any port in circumstances in which he is prohibited from landing, may, until dealt with under this Order, be detained in such manner as a Secretary of State may direct, and whilst so detained shall be deemed to be in legal custody.

6. An alien shall not land at any port in the United Kingdom having in his possession—

(a) Any firearms or other weapons, ammunition, or explosives;

(b) Any petroleum spirit, naphtha, benzol, petroleum, or other inflammable liquid in quantities exceeding three gallons;

(c) any apparatus or contrivance intended for or capable of being used for signalling apparatus, either visual or otherwise;

(d) any carrier or homing pigeons;

(e) any motor car, motor cycle, or aircraft; or

(f) any cipher code or other means of conducting secret correspondence;

and where an alien lands with any such articles and is in possession he shall forfeit the articles and shall be deemed to have imported them in contravention of the provisions of the Customs Consolidation Act, 1876, as though the articles in question were contained in the table of prohibitions and restrictions set out in section forty-two of that Act;

Provided that where an aliens officer considers that an alien friend arriving at any port may safely be permitted to land with any such articles as aforesaid in his possession, he may permit him to land accordingly, and the foregoing provisions of this Article shall not apply.

7. An alien conditionally disembarked under the directions of an aliens officer for the purpose of inquiry or examination shall not for the purposes of this Order be deemed to have landed so long as the conditions are complied with.

Aliens leaving the United Kingdom.

8. An alien shall not, except in pursuance of an order of deportation under this Order embark in the United Kingdom at a prohibited port:

Provided that—

(a) where a Secretary of State is satisfied that any alien friend who desires to embark at a prohibited port may safely be permitted to do so, he may grant him permission accordingly; and

(b) subject to the provisions of this Order the foregoing prohibition shall not, unless in any particular case an aliens officer so directs, apply to an alien friend who is the master or a member of the crew of a vessel leaving a prohibited port;

and any alien friend who embarks in accordance with this proviso shall not be liable to any penalty for embarking in the United Kingdom at the port in question.

9. Where an alien enemy is about to leave any port on board a vessel on which he has arrived at the port he may for the purposes of this Order, if a Secretary of State so directs or if it appears necessary to an aliens officer in the interests of public safety be treated as though he had embarked at that port in contravention of this Order, but shall not be subject to any fine or imprisonment for so embarking.

10. An alien enemy shall not, except in pursuance of an order of deportation under this Order, embark in the United Kingdom at an approved port, unless provided with a permit issued by a Secretary of State:

Provided that an alien enemy about to embark in the United Kingdom at an approved port, even when provided with such permit as aforesaid, may, if a Secretary of State so directs, or if in the opinion of an aliens officer he cannot safely be permitted to embark, be treated as though the port were a prohibited port.

11. An alien embarking or about to embark in the United Kingdom in contravention of this Order may, until dealt with under this Order, be detained in such manner as a Secretary of State may direct, and whilst so detained shall be deemed to be in legal custody.

12.—(1) A Secretary of State may order the deportation of any alien, and any alien with respect to whom such an order is made shall forthwith leave and thereafter remain out of the United Kingdom.

(2) Where an alien is ordered to be deported under this Order, he may, until he can, in the opinion of the Secretary of State, be conveniently conveyed to and placed on board a ship about to leave the United Kingdom, and whilst being conveyed to the ship, and whilst on board the ship until the ship finally leaves the United Kingdom, be detained in such manner as the

Secretary of State directs, and, whilst so detained, shall be deemed to be in legal custody.

Special Provisions as to Masters and Seamen.

12A.—(1) An alien, being the master or a member of the crew of a vessel arriving at any port to which this Article is applied by order of a Secretary of State shall not land at that port unless he has in his possession a passport issued to him not more than two years previously by or on behalf of the Government of the country of which he is a subject or citizen, or some other document satisfactorily establishing his nationality or identity, to which passport or document there must be attached a photograph of the alien to whom it relates.

(2) Where an alien is under the provisions of this Article prohibited from landing at any port, an aliens officer at that port may nevertheless grant him temporary permission to land for such purposes and subject to such conditions as a Secretary of State may from time to time prescribe, either generally or as respects any particular port or vessel.

13.—(1) The master of every vessel, whether British or foreign, arriving at or leaving a port in the United Kingdom shall, immediately on the arrival of the vessel at that port, or, as the case may be, not more than twenty-four hours before leaving that port, furnish to an aliens officer at that port, with respect to all persons on board the vessel, or intending to embark on the vessel, such particulars in such manner as a Secretary of State may direct, and shall otherwise take all reasonable steps in his power for securing the enforcement of this Order.

(2) The master of a vessel arriving at or leaving any port shall not permit any persons to land or to embark without the sanction of an aliens officer at that port.

(3) Where a person lands or embarks at any port in contravention of this Order, the master of the vessel from which he lands or on which he embarks shall, unless he proves the contrary, be deemed to have aided and abetted the offence.

14. The master of a ship about to call at any port shall, if so required by a Secretary of State or an aliens officer, receive an alien and his dependents, if any, on board his ship and afford him or them a passage to that port, and proper accommodation and maintenance during the passage, and if the ship is the same or

belongs to the same owners as the ship in which the alien arrived in the United Kingdom shall, if so required as aforesaid, afford such passage, accommodation, and maintenance free of charge.

Aliens Officers.

15.—(1) The following persons, that is to say—

(a) any immigration officers appointed under the Aliens Act, 1905; and

(b) any persons appointed for the purpose by a Secretary of State;

shall be aliens officers for the purposes of this Order at the various ports in the United Kingdom, and shall in the exercise of their powers act under general or special instructions from a Secretary of State, and, subject to such instructions, shall have power to enter on board any vessel, and to detain and examine all persons arriving at or leaving any port in the United Kingdom, and to require the production of any documents by such persons, and generally to take such steps as are sanctioned by this Order or as may be necessary for giving effect to this Order.

Exceptions.

16. This Part of the Order shall not apply—

(a) to prisoners of war; or

(b) to children appearing to an alien officer to be under the age of fourteen.

PART II.

RESTRICTIONS ON ALIENS IN THE UNITED KINGDOM.

Power of Secretary of State as to Residence of Alien Enemies.

17. A Secretary of State may by order require any alien enemy to reside or continue to reside or cease to reside in any place or district specified in the order, and the alien shall comply with the order.

Prohibited Areas.

18.—(1) An alien enemy shall not enter, or reside or continue to reside either temporarily or permanently in a prohibited area unless provided with a permit issued by the registration officer of the district, subject to the general or special instructions of a Secretary of State.

(2) The areas specified in the Second Schedule to this Order shall be prohibited areas for the purposes of this Order:

Provided that a Secretary of State may by order, after consulting the Admiralty and the Army Council, add any area to the list of prohibited areas in the said Schedule, or remove any area or part of an area from that list; and this Order shall thereupon have effect accordingly.

18A. A Belgian refugee shall not come to reside either temporarily or permanently in any prohibited area unless provided with a permit issued by the registration officer of the district, subject to the general or special instructions of a Secretary of State.

18B. (1) As from the thirteenth day of March, nineteen hundred and sixteen, an alien shall not, without the special permission of the registration officer, enter, or be in any prohibited area unless he has in his possession an identity book obtained in pursuance of this Order and duly filled in and attested:

Provided that—

(a) where an alien was on the thirteenth day of March, nineteen hundred and sixteen, resident and duly registered in a prohibited area, this provision shall not apply to him in respect of that area so long as he continue to reside therein; and

(b) a Secretary of State may exempt from the provisions of this Article any class of aliens, where he is satisfied that satisfactory means are provided for their identification, other than the possession of an identity book; and

(c) An alien coming from any place out of the United Kingdom and landing in the United Kingdom without any identity book may, subject to the provisions of this Order, be allowed to proceed to his destination in the United

Kingdom if the passport or other document with which he is required to be furnished on landing in the United Kingdom contains, or if he supplies, such of the particulars required to be contained in an identity book as may be required by an aliens officer; but any such alien shall proceed directly to his destination, and on arriving there shall, within twenty-four hours, comply with all the provisions of this Order which are applicable to him; and

(d) This Article shall not apply to an alien who enters or is in a prohibited area for the sole purpose of immediate embarkation at a port therein; and

(e) This article shall not apply to an alien who appears to be under the age of eighteen and is in the care of some other person who is over that age.

If any alien when so required by any officer or by any soldier or sailor engaged on sentry patrol or other similar duty, or by any aliens officer or police constable fails to produce his identity book at any time when he is required to be in possession of the same under this article, he may, without prejudice to any other penalty, be detained, pending the making of inquiries as to his identity, and while so detained shall be deemed to be in legal custody.

(2) Subject to the special or general instructions of a Secretary of State, any alien who has after the thirteenth day of March, nineteen hundred and sixteen, entered a prohibited area in which he was not resident on that date may be ordered by the registration officer for that area to leave the area forthwith, and not to enter that area subsequently without his special permission, and the alien shall comply with the order.

(3) When any such special permission of a registration officer as aforesaid has been granted subject to any conditions and the person to whom it is granted fails to comply with any such condition, he shall be deemed to be guilty of a contravention of this Order.

18c.—(1) The provisions contained in the Third Schedule to this Order shall have effect with respect to identity books.

(2) If any person uses for the purposes of this Order an identity book relating to any person other than himself, or, in filling in or attesting the particulars in an identity book, or for the purpose of obtaining an identity book, whether for himself

or any other person, makes any false statement or false representation, he shall be deemed to have acted in contravention of this Order.

Registration in General.

19.—(1) An alien, wherever resident, shall comply with the following requirements as to registration:—

(a) He shall as soon as may be, furnish to the registration officer of the registration district in which he is resident particulars as to the matters set out in the First Part of the Fourth Schedule to this Order;

(b) He shall, if he is about to change his residence, furnish to the registration officer of the registration district in which he is then resident, particulars as to the date on which his residence is to be changed, and as to his intended place of residence, and on effecting any change of residence from one registration district to another he shall also forthwith report his arrival in the registration district into which he moves to the registration officer of that district;

(c) He shall furnish to the registration officer of the registration district in which he is resident particulars of any circumstance affecting in any manner the accuracy of the particulars previously furnished by him for the purpose of registration within forty-eight hours after the circumstance has occurred.

(2) Where an alien is lodging with or living as a member of the household of any other person, it shall be the duty of that person either himself to furnish with respect to the alien the particulars aforesaid, or to give notice of the presence of the alien in his household to the registration officer.

(3) Where an alien has a household he shall furnish the particulars as aforesaid not only as respects himself, but as respects every alien who is living as a member of his household.

(4) A Secretary of State may by order direct that in any area specified in the order this article shall not apply in respect of that area to alien friends resident in the area on the fourteenth day of February, nineteen hundred and sixteen.

(5) This Article shall not apply in the case of Belgian refugees, but Belgian refugees shall be subject to the special provisions as to the registration of Belgian refugees set out in Articles 20B to 20D of this Order.

19A. When a vessel remains for twenty-four hours or more at any port to which this Article is applied by order of a Secretary of State, an alien being the master or a member of the crew of the vessel, shall for the purposes of Article 19 of this Order be deemed to be residing in the area in which the port is situate, and shall accordingly comply with the requirements of that Article as to registration; and where the alien is a member of the crew, the master of the vessel shall, as soon as may be, give notice of his presence on board the vessel to the registration officer.

20.—(1) Subject to the special provisions of article 20d of this Order as to the registration officer for the registration of Belgian refugees, the chief officer of police of the police district shall be the registration officer, and the police district shall be the registration district, for the purposes of this Order.

Provided that where a prohibited area includes the whole or part of more than one police district, arrangements may be made by a Secretary of State for constituting that prohibited area a single registration district, and for the appointment of a registration officer for that district.

(2) A registration officer shall—

(a) keep for his registration district a register for the purposes of this Order;

(b) register therein all aliens resident in his district who furnish particulars for the purpose, by entering these particulars on the register;

(c) enter on the register all other particulars furnished in accordance with this Order with respect to any alien so registered; and

(d) if a registered alien ceases to be resident in his district, record the fact in the register.

(3) The obligation of a registration officer to enter particulars upon the register shall not be affected by the fact that the particulars may not have been furnished within the time required by this Order, without prejudice, however, to the liability of an alien to a penalty for not furnishing the particulars within the required time.

(4) Every alien shall furnish to the registration officer, in addition to any such particulars as aforesaid, any information which may reasonably be required for the purpose of registering

the alien, or maintaining the correctness of the particulars entered on the register.

20A. (1) It shall be the duty of the keeper of every hotel, inn, boarding-house, and lodging-house, to keep a register of all persons over the age of fourteen years staying at the hotel, inn, boarding-house or lodging-house, who are aliens.

The keeper of every such hotel, inn, boarding-house, or lodging-house shall, as soon as may be after any such person comes to stay at the hotel, inn, boarding-house, or lodging-house, ascertain, and enter in the register kept for the purpose, his name and nationality, together with the date of his arrival; and on the departure of any such person, he shall, as soon as may be, enter the date of departure and destination on departure of that person in the register, and he shall also ascertain and enter in the register from time to time such other particulars as may be prescribed by a Secretary of State, and if the keeper of an hotel, inn, boarding-house, or lodging-house fails to comply with any of the foregoing provisions of this article, or if he makes any entry in any such register which he knows or could by the exercise of reasonable diligence have ascertained to be false, he shall be deemed to be guilty of a contravention of this Order.

(2) The keeper of every hotel, inn, boarding-house, or lodging-house shall also, if directions for the purpose are issued by a Secretary of State, make to the registration officer of the registration district in which the hotel, inn, boarding-house, or lodging-house is situate, such returns as to the persons staying at the hotel, inn, boarding-house or lodging-house, at such times or intervals and in such form as may be specified in such directions, and if he fails to do so, or makes any false return, he shall be deemed to be guilty of a contravention of this Order.

(3) It shall be the duty—

(a) of the keeper of every hotel, inn, boarding-house, and lodging-house, with a view to ascertaining whether any person staying at the hotel, inn, boarding-house or lodging-house is or is not an alien, to require every person (whether an alien or not) who stays at the hotel, inn, boarding-house, or lodging-house to furnish to him, in such form as may be prescribed by a Secretary of State, a signed statement as to the particulars contained in that form; and

(b) of every person (whether an alien or not) to furnish the said particulars and such a signed statement as aforesaid when so required.

If the keeper of any hotel, inn, boarding-house or lodging-house fails to require any person staying at the hotel, inn, boarding-house or lodging-house to furnish such information as aforesaid, he shall be deemed to be guilty of a contravention of this Order; and if any person staying at the hotel, inn, boarding-house or lodging-house fails to give any information when so required, or gives any false information, he shall be deemed to be guilty of a contravention of this Order.

(4) Every register kept under this Article, and all particulars furnished under this Article, shall at all reasonable hours be open for inspection by any officer of police or by any person authorized by a Secretary of State.

(5) In the application of this Article to hostels or other boarding-houses in which Belgian refugees are lodged, the manager or secretary, or any other person charged with the management of the hostel or boarding-house shall whether he receives payment or not, be deemed to be the keeper thereof.

Registration of Belgian Refugees.

20B. The Register General shall keep a central register of all Belgian refugees in the United Kingdom, and shall enter therein all particulars with respect to Belgian refugees which are, under this Order, either furnished to him as registration officer of the metropolitan police district or furnished to other registration officers and communicated to him by them.

20c.—(1) A Belgian refugee shall, wherever resident, comply with the following requirements as to registration:—

(a) He shall, as soon as may be, furnish to the registration officer of the registration district in which he is resident particulars as to the matters set out in the Second Part of the Fourth Schedule to this Order;

(b) he shall, if he is about to change his residence, furnish to the registration officer of the registration district in which he is then resident particulars as to the date on which his residence is to be changed, and as to his intended place of residence, and on effecting any change of residence from one registration district to another he shall also

forthwith report his arrival in the registration district into which he moves to the registration officer of that district.

(2) Where a Belgian refugee is lodging with or living as a member of the household of any other person, it shall be the duty of that person to take steps to secure compliance with the terms of this Order in respect of that refugee.

(3) Where a Belgian refugee has before the twenty-eighth day of November, nineteen hundred and fourteen, furnished particulars in accordance with Article 19 of the Aliens Restriction (Consolidation) Order, 1914, or has before that date been registered with the Registrar General, it shall not be necessary for him to furnish particulars again in pursuance of this Order, provided that he complies or has complied with paragraph (b) of subsection (1) of this Article.

20d. The registration officer for the registration of Belgian refugees in the metropolitan police district and in the City of London shall be the Registrar General, and elsewhere shall be the same as under the foregoing provisions of this Order, that is to say, the chief officer of police:

Provided that the Secretary of State, or in Scotland the Secretary for Scotland, may, in special circumstances and subject to such conditions as he may think fit, substitute any other person or body of persons for the chief officer of police as the registration officer for Belgian refugees in any registration area.

General Restrictions.

21. An alien enemy shall not travel more than five miles from his registered place of residence unless furnished with a permit from the registration officer of the registration district in which that place of residence is situate, which permit shall not cover a period exceeding twenty-four hours from the date of its issue and shall be returned to the registration officer at the end of the period for which it was issued:

Provided that—

(a) any such permit may, if the registration officer in view of any special circumstances so decides, cover a period exceeding twenty-four hours, but not exceeding four days, from the date of its issue, subject, however, to the condition that the holder thereof shall on each day during the

currency of the permit report himself to the registration officer of the district in which he then is, and subject also to any other conditions which may be prescribed by the registration officer granting the permit; and

(b) Where any such permit is granted to any person with a view to his leaving one registration district and going to reside in another, the permit may, at the end of the period for which it was issued, be delivered to the registration officer of the new district instead of being returned to the registration officer by whom it was granted; and

(c) in the case of an alien enemy having a bona fide place of business more than five miles from his registered place of residence the registration officer may, if he thinks fit, grant a permit enabling him to travel to or from his place of business, which shall be renewable from time to time as and when the registration officer so directs.

22. (1) An alien enemy shall not, except with the written permission of the registration officer of the district in which he resides, be in possession of

(a) any firearms or other weapons, ammunition, or explosives, or material intended to be used for the manufacture of explosives;

(b) any petroleum spirit, naphtha, benzol, petroleum, or other inflammable liquid in quantities exceeding three gallons;

(c) any apparatus or contrivance intended for, or capable of being used for, a signalling apparatus, either visual or otherwise;

(d) any carrier or homing pigeons;

(e) any motor car, motor cycle, motor boat, yacht, or air craft; or

(f) any cipher code or other means of conducting secret correspondence;

(g) any telephone installation;

(h) any camera or other photographic apparatus;

(i) any military or naval map, chart, or handbook.

(2) If a justice of the peace is satisfied by information on oath that there is reasonable ground for suspecting any contravention of the foregoing provision, he may grant a search warrant authorizing any constable named therein to enter at

any time any premises or place named in the warrant, if necessary by force, and to search the premises or place and every person found therein, and to seize any article which is being kept in the premises or place in contravention of this Article.

Where it appears to a superintendent or inspector of police, or any police officer of higher rank, that the case is one of great emergency, and that in the interests of the State immediate action is necessary, he may by a written order under his hand give to any constable the like authority as may be given by the warrant of a justice under this Article.

23.—(1) The circulation among alien enemies of any newspaper wholly or mainly in the language of a State, or any part of a State, at war with His Majesty, is prohibited, unless the permission in writing of a Secretary of State has been first obtained, and such conditions as may be prescribed by a Secretary of State are complied with.

(2) Any person publishing or distributing any newspaper for circulation in contravention of this Order shall be deemed to have acted in contravention of this Order, and where a Secretary of State is satisfied that any newspaper has been, or is about to be, published for circulation in contravention of this Order, he may authorize such persons as he thinks fit to enter if needs be by force, any premises, and to seize any copies of the newspaper found thereon, and also any type or other plant used or capable of being used for printing or production of the newspaper, and to deal with any articles so seized in such manner as a Secretary of State may direct.

24.—(1) An alien enemy shall not carry on or engage in any banking business except with the permission in writing of a Secretary of State, and to such extent and subject to such conditions and supervision as a Secretary of State may direct, and an alien enemy who is or has been carrying on or engaged in banking business shall not, except with the like permission, part with any money or securities in the bank where he is or has been carrying on or engaged in business, and shall, if so required, deposit any such money or securities in such custody as a Secretary of State may direct.

(2) Any constable, if authorized by a superintendent of police, or officer of higher rank, may for the purpose of enforcing the provisions of this Article enter, if necessary by force, and

search or occupy any premises in which the business of banking is or has been carried on by an alien enemy.

(3) For the purposes of this Article, any person who is a member of a firm or a director of a company carrying on banking business in the United Kingdom shall be deemed to be carrying on banking business.

25.—(1) A chief officer of police, if so authorized by general or special order of a Secretary of State, may direct that any premises within his jurisdiction which, in his opinion, are used for the purposes of a club which is habitually frequented by alien enemies, shall be kept closed, either altogether or during such hours as may be required by him; and where any such direction is given in respect of any premises, no alien enemy shall enter or be on the premises at any time when the premises are directed to be closed.

(2) Any constable, if authorized by the chief officer of police, may, for the purpose of enforcing the provisions of this Article, enter, if necessary by force, and search or occupy any premises to which an order under this Article relates.

25A.—(1) An alien enemy shall not for any purpose assume or use, or purport to assume or use, or continue the assumption or use of any name other than that by which he was ordinarily known at the date of the commencement of the war.

(2) Where an alien enemy carries on or purports or continues to carry on, or is a member of a partnership or firm which carries on or purports or continues to carry on any trade or business under any name other than that under which the trade or business was carried on at the date of the commencement of the war, he shall, for the purposes of this Article, be deemed to be using or purporting or continuing to use a name other than that by which he was ordinarily known at the date of the commencement of the war.

(3) Nothing in this Article shall affect the right of a woman who marries an alien enemy to use the name which she acquires on her marriage.

(4) A Secretary of State may, if it appears desirable in any particular case, grant an exemption from the provisions of this Article.

25B.—(1) A registration officer may, subject to the general or special instructions of a Secretary of State, grant to a Turkish subject resident in his registration district, who is shown to his

satisfaction to be by race a Greek, Armenian, or Syrian, or a member of any other community well known as opposed to the Turkish regime, and to be a Christian, a certificate of exemption from all or any of the provisions of this Part of the Order, except such as apply to alien friends.

(2) Any such certificate shall be operative throughout the United Kingdom, but may be revoked by the registration officer who granted it or by the registration officer of any district in which the holder is for the time being resident.

(3) Any such certificate which has been granted before the twenty-seventh day of January, nineteen hundred and sixteen, shall not have effect so far as it exempts the holder thereof from any provision which applies to alien friends under this Order.

PART III.

GENERAL.

26.—If any person acts in contravention of or fails to comply with any provisions of this Order, he is liable on summary conviction to a fine not exceeding one hundred pounds or to imprisonment with or without hard labour for a term not exceeding six months, and the court before which he is convicted may, either in addition to or in lieu of any such punishment, require that person to enter into recognizances with or without sureties to comply with the provisions of this Order or such provisions thereof as the court may direct.

If any person fails to comply with an order of the court requiring him to enter into recognizances the court or any court of summary jurisdiction sitting for the same place may order him to be imprisoned with or without hard labour for any term not exceeding six months.

27.—(1) If any alien, master of a ship, or other person arriving at or leaving any port lands or embarks without the permission of an aliens officer, or refuses to answer any question reasonably put to him by an aliens officer, or makes or causes to be made any false return, false statement, or false representation to an aliens officer, or refuses to produce any document in his possession which he is required by an aliens officer to produce, or obstructs or impedes an aliens officer in the exercise of his

powers or duties under the Order, he shall be deemed to have acted in contravention of this Order.

(2) If any person furnishes or causes to be furnished to a registration officer any false particulars, or, with a view to obtaining any permit or permission under this Order, makes or causes to be made any false statement or false representation, he shall be deemed to have acted in contravention of this Order.

27A. Proceedings for an offence under Article 18c, Article 19, or Article 20c of this Order, or under any corresponding provision in any Order revoked by this Order, may be instituted at any time within two months after the offence became known to the registration officer.

28.—If any person aids or abets any person in any contravention of this Order, or knowingly harbours any person whom he knows or has reasonable ground for supposing to have acted in contravention of this Order, he shall be deemed himself to have acted in contravention of this Order.

29.—Any person who acts in contravention of this Order, or is reasonably suspected of having so acted, or being about so to act, may be taken into custody without warrant by an aliens officer or by any constable.

30.—(1) A Secretary of State may, if he thinks it necessary in the interests of public safety, direct that any of the provisions of this Order as to alien enemies shall in particular cases be applicable to other aliens, and thereupon such provisions shall apply accordingly.

(2) A Secretary of State may, if he thinks fit, direct that any powers or duties assigned under this Order to aliens officers or to registration officers shall be discharged by other persons deputed by a Secretary of State for the purpose.

(3) Secretary of State, with a view to giving full effect to this Order, may direct that passengers on ships entering or leaving any port in the United Kingdom shall be subject to such restrictions, control, and supervision as may appear necessary or expedient, and may impose general condition as respects ships entering or leaving any such port, and it shall be the duty of all persons to comply with any such direction.

31.—For the purposes of this Order—

The expression “police district” means any district for which there is a separate police force; and the expression “chief officer of police” means the chief constable, or head

constable, or other officer, by whatever name called, having the chief command of the police force of the district;

The expression "alien friend" means an alien whose sovereign or State is at peace with His Majesty, and the expression "alien enemy" means an alien whose sovereign or State is at war with His Majesty;

The expression "Belgian Refugee" means a person who, being either a Belgian subject, or an alien recently residing in Belgium, has arrived in the United Kingdom since the commencement of the war.;

The expression "Registrar General" means the Registrar General of births, deaths, and marriages in England;

The expression "keeper of a lodging-house" includes any person who for reward receives any other person to lodge with him or in his house, and where any hotel, inn, boarding-house, or lodging-house is under the management of a manager the expression "keeper" when used in relation thereto includes such manager:

References to landing or embarking shall, unless the context otherwise implies, be deemed to include references to attempting to land or attempting to embark respectively; and

The expression "newspaper" includes periodical.

32.—(1) In the application of this Order to Scotland—

The expressions "the court" and "any court of summary jurisdiction" means the sheriff;

The expressions "enter into recognizances with or without sureties" and "enter into recognizances" mean "find caution."

(2) In the application of this Order to Ireland—

The expression "police district" means the police district of Dublin metropolis and any county or other area for which a county inspector of the Royal Irish Constabulary or officer having the rank of such county inspector is appointed, and the expression "chief officer of the police" means, as respects the police district of Dublin metropolis, the Chief Commissioner of the Dublin Metropolitan Police and as respects any other police district the county inspector of the Royal Irish Constabulary or officer having the rank of such county inspector as the case may be.

The expression "superintendent of police" includes in the case of the Royal Irish Constabulary a sergeant and any officer of higher rank.

33.—Nothing in this Order shall be construed as imposing any restriction or disability on any foreign ambassador or other public minister duly authorized, or any servants in actual attendance upon any such ambassador or public minister.

34.—(1) This Order may be cited as the Aliens Restriction (Consolidation) Order, 1916.

(2) The Interpretation Act, 1889, shall apply for the purpose of the interpretation of this Order in like manner as it applies for the purpose of the interpretation of an Act of Parliament.

(3) The said Orders in Council of the ninth day of September nineteen hundred and fourteen the eighth day of October nineteen hundred and fourteen, the twenty-eighth day of November nineteen hundred and fourteen, the seventh day of January nineteen hundred and fifteen, the thirteenth day of April nineteen hundred and fifteen, and twenty-eighth day of July nineteen hundred and fifteen, and the twenty-seventh day of January nineteen hundred and sixteen, are hereby revoked:

Provided that the revocation of Article 2 of the said Order of the thirteenth day of April, nineteen hundred and fifteen, shall take effect only as from the thirteenth day of March, nineteen hundred and sixteen, and that the revocation of any Order by this Order shall not—

(a) Affect the previous operation of any Order so revoked or anything duly done or suffered under any Order so revoked; or

(b) Affect any right, privilege, obligation, or liability acquired, accrued or incurred under any Order so revoked; or

(c) Affect any penalty, forfeiture, or punishment incurred in respect of any offence committed against any Order so revoked; or

(d) Affect any proceedings or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment, as aforesaid, and any permission or direction given, or order, requirement, or appointment made, authority issued, or other action taken under any order so revoked shall be deemed to have been given, issued or taken under the corresponding provision of this Order.

35.—Where by any Order in Council for the time being in force made after the making of this Order any article or words are directed to be added to or omitted from this Order or to be substituted for any other articles or words in this Order, then copies of this Order printed under the authority of His Majesty's Stationery Office after such direction takes effect may be printed with the articles or words added or omitted or substituted for other articles or words as such direction requires and with the articles and subsections thereof numbered in accordance with such direction, and this Order shall be construed as if it had at the time at which such direction takes effect been made with such addition, omission, or substitution.

A reference in any Order in Council or other document to this Order shall, unless the context otherwise requires, be construed to refer to this Order as amended by any Order in Council for the time being in force.

ALMERIC FITZROY.

SCHEDULES.

FIRST SCHEDULE.

Limits of Approved Ports.

Approved Port.....	Ports included within Limit of Port.
Dundee.....	Camperdown jetty.
Newcastle-upon-Tyne.....	Newcastle quay.
Hull.....	Riverside quay.
London.....	Tilbury docks and pontoon.
Folkestone.....	Railway pier.
Southampton.....	The whole port.
Falmouth.....	Outer arm of harbour pier.
Bristol.....	Landing Stage, Avonmouth docks.
Holyhead.....	London and North Western Railway quay, east side.
Liverpool.....	Landing stage.
Glasgow.....	Meadowside quay.
Dublin.....	North Wall and Kingstown Pier.

SECOND SCHEDULE.

PROHIBITED AREAS.

I.—ENGLAND.

The following areas are prohibited areas in England:—

CAMBRIDGE.

Municipal Borough.—Wisbech.

Urban Districts.—March.

Rural Districts.—Thorney; Wisbech.

CHESHIRE.

County Boroughs.—Birkenhead: Chester: Wallasey.

Urban Districts.—Bromborough: Ellesmere Port and Whitby:

Higher Bebington: Hoole: Hoylake and West Kirby:

Lower Bebington: Neston and Parkgate: Runcorn.

Rural Districts.—Chester: Runcorn: Wirral.

CORNWALL.

The whole county.

CUMBERLAND.

The whole county.

DEVONSHIRE.

County Boroughs.—*Devonport: Exeter: Plymouth.

Municipal Boroughs.—Barnstaple: Bideford: Dartmouth: Honiton: Torquay: Totnes.

Urban Districts.—Ashbarton: Axminster: Brixham: Buckfastleigh: Budleigh Salterton: Dawlish: *East Stonehouse: Exmouth: Ilfracombe: Ivybridge: Kingsbridge: Lynton: Newton Abbot: Northam: Ottery St. Mary: Paignton: Salcombe: Seaton: Sidmouth: Teignmouth.

Rural Districts.—Axminster: Barnstaple: Bideford: Honiton: Kingsbridge: Newton Abbot: Plympton St. Mary: St. Thomas: Tavistock (Civil Parish of Bere Ferrers: only) Totnes.

*Devonport and East Stonehouse are now included in the county Borough of Plymouth.

DORSETSHIRE.

Municipal Boroughs.—Bridport: Dorchester: Lyme Regis: Poole: Wareham: Weymouth and Melcombe Regis.

Urban Districts.—Portland: Swanage.

Rural Districts.—Bridport: Dorchester: Poole: Wareham and Purbeck: Weymouth: Wimborne and Cranborne (Civil Parishes of Almer, Corfe Mullen and Sturminster Marchall only).

DURHAM.

County Boroughs.—Gateshead: South Shields: Sunderland: West Hartlepool.

Municipal Boroughs.—Durham: Hartlepool: Jarrow: Stockton-on-Tees.

Urban Districts.—Annfield: Plain: Benfieldside: Blaydon: Brandon and Byshottles: Chester-le-Street: Consett: Felling: Hebburn: Hetton: Houghton-le-Spring: Leadgate: Ryton: Seaham Harbour: Southwick-on-Wear: Spennymoor: Stanley Tanfield: Tow Law: Wickham: Willington.

Rural Districts.—Chester-le-Street: Durham: Easington: Hartlepool: Houghton-le-Spring: Lanchester: Sedgfield: South Shields: Stockton: Sunderland.

ESSEX.

County Borough.—Southend-on-Sea.

Municipal Boroughs.—Chelmsford: Colchester: Harwich: Maldon.

Urban Districts.—Brentwood: Brightlingsea: Burnham-on-Crouch: Clacton: Frinton-on-Sea: Grays Thurrock: Shoeburyness: Tilbury: Walton-on-the-Naze: Witham: Wivenhoe.

Rural Districts.—Billericay: Braintree—(Civil Parishes of—Fairsted, Faulkbourne, Feering, Great Coggeshall, Hatfield, Peverel, Kelvedon, Little Coggeshall, Markshall, Rivenhall, and Terling only): Chelmsford: Lexden: Maldon: Orsett: Rochford: Romford (Civil Parishes of Cranham, Great Warley, Rainham, Upminster, and Wennington only): Tendring.

And also the area containing the Royal Victoria, and Royal Albert Docks.

GLOUCESTERSHIRE.

County Borough.—Bristol.

Urban Districts.—Coleford: Kingswood.

Rural Districts.—Chipping Sodbury: Lydney: Thornbury: Warmley: West Dean.

HAMPSHIRE.

County Boroughs.—Bournemouth: Portsmouth: Southampton.

Municipal Boroughs.—Christchurch: Lymington: Romsey.

Urban Districts.—Aldershot: Alton: Eastleigh and Bishopstoke: Fareham: Farnborough: Fleet: Gosport and Alverstoke: Havant: Itchen: Petersfield: Warblington.

Rural Districts.—Alton: Catherington: Christchurch: Droxford: Fareham: Hartley: Wintney: Havant: Lymington: New Forest: Petersfield: Romsey: South Stoneham.

ISLE OF WIGHT.

The whole island.

KENT.

County Borough.—Canterbury.

Municipal Boroughs.—Chatham: Deal: Dover: Faversham: Folkestone: Gillingham: Gravesend: Hythe: Lydd: Maidstone: Margate: New Romney: Queenborough: Ramsgate: Rochester: Sandwich: Tenterden.

Urban Districts.—Ashford: Broadstairs and St. Peter's: Cheriton: Herne Bay: Milton Regis: Northfleet: Sandgate: Sheerness: Sittingbourne: Walmer: Whitstable: Wrotham.

Rural Districts.—Blean: Bridge: Cranbrook: Dover: East Ashford: Estry: Elham: Faversham: Hollingbourne: Hoo: Isle of Thanet: Maidstone: Malling: Milton: Romney Marsh: Sheppey: Strood: Tenterden: West Ashford.

LANCASHIRE.

County Boroughs.—Barrow-in-Furness: Blackpool: Bootle: Liverpool: Preston: St. Helens: Southport.

Municipal Boroughs.—Chorley: Lancaster: Morecambe: Widnes.

Urban Districts.—Adlington: Bispham-with-Norbek: Carnforth: Croston: Dalton-in-Furness: Fleetwood: Formby: Fulwood: Grange: Great Crosby: Heysham: Huyton-with-Roby: Kirkham: Lathom and Burscough: Leyland: Litherland: Little Crosby: Longridge: Lytham: Ormskirk: Poulton-le-Fylde: Preesall: Prescott: Rainford: St. Anne's-on-the-Sea: Skelmersdale: Thornton: Ulverston: Walton-Le-Dale: Waterloo-with-Seaforth: Withnell.

Rural Districts.—Chorley: Fylde: Garstang: Lancaster: Lunesdale: Preston: Sefton: Ulverston: West Lancashire: Whiston.

LINCOLNSHIRE.

County Borough.—Grimsby.

Municipal Boroughs.—Boston: Louth.

Urban Districts.—Alford: Barton-upon-Humber: Brigg: Broughton: Brumby and Frodingham: Cleethorpe-with-Thrunscoe: Holbeach: Long Sutton: Mablethorpe: Market Rasen: Roxby-cum-Risby: Scunthorpe: Skegness: Spalding: Sutton Bridge: Winterton.

Rural Districts.—Boston: Caistor: Crowland: East Elloe: Glanford Brigg: Grimsby: Louth: Sibsey: Spalding: Spilsby.

LONDON.

The area containing St. Catherine's, London, Surrey Commercial, West India, Millwall, and East India Docks.

MONMOUTHSHIRE.

The whole county.

NORFOLK.

The whole county.

NORTHUMBERLAND.

County Boroughs.—Newcastle-upon-Tyne: Tynemouth.

Municipal Boroughs.—Berwick-upon-Tweed: Morpeth: Wallsend.

Urban Districts.—Alnwick: Amble: Ashington: Bedlingtonshire: Blyth: Cramlington: Earsdon: Gosforth: Longbenton: Newbiggin-by-the-Sea: Newburn: Prudhoe: Rothbury: Seaton Delaval: Seghill: Weetslade: Whitley and Monkseaton.

Rural Districts.—Alnwick: Belford: Castle Ward: Glendals: Hexham—(Civil Parishes of—Bearle, Broomhaugh, Broomley, Bywell, Dukes-hagg, Espershields, Healey, Hedley, High Fotherley, Horsley, Nafferton, Newlands, Newton, Newton Hall, Ovingham, Ovington, Shotley, High Quarter, Shotley Low Quarter, Spital, Stelling, Styford, Welton, Whittle, Whittonstall, and Wylam only): Morpeth: Norham and Islandshires: Rothbury.

SOMERSETSHIRE.

Municipal Borough.—Bridgwater.

Urban Districts.—Burnham: Clevedon: Highbridge: Minehead: Portishead: Watchet: Weston-super-Mare.

Rural Districts.—Axbridge: Bridgwater: Clutton (except the Civil Parishes of Chilcompton, Farrington Gurney, and Stone Easton): Keynsham: Long Ashton: Williton.

SUFFOLK.

The whole county.

SURREY.

Urban Districts.—Farnham: Frimley.

Rural District.—Farnham.

SUSSEX.

The whole county.

WESTMORLAND.

Municipal Borough.—Kendal.

Urban Districts.—Ambleside: Grasmere: Kirkby Lonsdale: Windermere.

Rural District.—South Westmorland.

YORKSHIRE.

County Boroughs.—Kingston-upon-Hull: Middlesbrough.

Municipal Boroughs.—Beverley: Bridlington: Hedon: Scarborough: Thornaby-on-Tees.

Urban Districts.—Cottingham: Eston: Filey: Great Driffield: Guisborough: Hessle: Hinderwell: Hornsea: Loftus: Malton: Norton: Pickering: Redcar: Saltburn-by-the-Sea: Scalby: Skelton and Brotton: South Bank in Normanby: Whitby: Withernsea.

Rural Districts.—Beverley: Bridlington: Driffield: Guisborough: Kirkby Moorside: Malton: Middlesbrough: Norton: Patrington: Pickering: Scarborough: Sculcoates: Sherburn: Skirlaugh: Stokesley: Whitby.

II.—WALES.

The following areas are prohibited areas in Wales:—

ANGLESEY.

The whole county.

CARDIGANSHIRE.

The whole county.

CARMARTHENSHIRE.

Municipal Boroughs.—Carmarthen: Kidwelly.

Urban Districts.—Burry Port: Llanelly.

Rural Districts.—Carmarthen: Llanelly: Whitland.

CARNARVONSHIRE.

The whole county.

DENBIGHSHIRE.

Municipal Boroughs.—Denbigh: Ruthin.

Urban Districts.—Abergele and Pensarn: Colwyn Bay and Colwyn: Llanrwst.

Rural Districts.—Llanrwst: Ruthin: St. Asaph.

Civil Parishes.—Llanelian: Llansantffraid Glan Conway.

FLINTSHIRE.

The whole county with the exception of the Rural District of Overton.

GLAMORGANSHIRE.

The whole county.

MERIONETHSHIRE.

Urban Districts.—Barmouth: Dolgelly: Festiniog: Towyn.

Rural Districts.—Deudraeth: Dolgelly (except the Civil Parish of Llanymawddwy).

Civil Parish.—Pennal.

MONTGOMERYSHIRE.

Urban District.—Machynlleth.

Rural District.—Machynlleth.

PEMBROKESHIRE.

The whole county.

III.—SCOTLAND.

The following areas are prohibited areas in Scotland:—

ABERDEENSHIRE.

Parishes.—Aberdeen: Aberdour: Auchterless: Belhelvie: Cairnie: Crimond: Cruden: Culsamond: Daviot: Drumblade: Drum-oak: Dyce: Echt: Ellon: Fintray: Forgue: Foveran: Fraserburgh: Fyvie: Glass: Huntly: Inch: King Edward: Kinnellar: Kinnethmont: Logie Buchan: Longside: Lonmay: Methlick: Montquhitter: New Deer: Newhills: New Machar: Old Deer: Old Machar: Peterculter: Peterhead: Pitsligo: Rathen: Rayne: St. Fergus: Skene: Slains: Strichen: Tarves: Turriff: Tyrie: Udney.

ARGYLLSHIRE.

The whole county.

AYRSHIRE.

Parishes.—Ardrossan: Ayr: Ballantrae: Barr: Beith: Colmonell: Coylton: Craigie: Dailly: Dalmellington: Dalry: Dalrymple: Dreghorn: Dundonald: Dunlop: Fenwick: Girvan: Irvine: Kilbirnie: Kilmarnock: Kilmaurs: Kilwinning: Kirk-michael: Kirkoswald: Largs: Mauchline: Maybole: Monkton: and Prestwick: Ochiltree: Riccarton: Stair: Stevenston: Stewarton: Straiton: Symington: Tarbolton: West Kilbride.

BANFFSHIRE.

Parishes.—Alvah: Banff: Boharm: Botrighnie: Boyndie: Cullen: Deskford: Fordyce: Forglen: Gamrie: Grange: Inverkeithny: Keith: Marnoch: Ordiquhill: Rathven: Rothiemay.

BERWICKSHIRE.

Parishes.—Abbey St. Bathans: Ayton: Bunkle and Preston: Chirnside: Cockburnspath: Coldingham: Coldstream: Cranshaw: Duns: Eccles: Edrom: Eyemouth: Fogo: Foulden: Greenlaw: Hutton: Ladykirk: Langton: Longformacus: Mordington: Polwarth: Swinton: Whitsome.

BUTESHIRE.

The whole county.

CAITHNESS-SHIRE.

The whole county.

CLACKMANNANSHIRE.

The whole county.

DUMBARTONSHIRE.

Parishes.—Arrochar: Bonhill: Cardros: Dumbarton: Kilmar-nock: Luss: New Kilpatrick: Old Kilpatrick: Roseneath: Row.

DUMFRIES-SHIRE.

Parishes.—Annan: Caerlaverock: Canonbie: Cummertrees: Dalton: Dornock: Dryfesdale: Dumfries: Dunscore: Gretna: Halfmorton: Hoddam: Holywood: Kirkmahoe: Kirkpatrick Fleming: Langholm: Lochmaben: Middlebie: Mouswald: Ruthwell: St. Mungo: Tinwald: Torthorwald: Tundergarth.

ELGINSHIRE.

Parishes.—Alves: Bellie: Birnie: Dallas: Drainie: Duffus: Dyke and Moy: Edinkillie: Elgin: Forres: Kinloss: New Spynie: Rafford: Rothes: St. Andrews Lhanbryd: Speymouth: Urquhart.

FIFESHIRE.

The whole county.

FORFARSHIRE.

Parishes.—Arbirlot: Arbroath: and St. Vigeans: Auchterhouse: Barry: Brechin: Carmylie: Craig: Dun: Dundee Combination: Dunnichen: Eassie and Nevay: Farnell: Forfar: Fowlis-Easter: Glamis: Guthrie: Inverarity: Inverkeilor: Kettins: Kinnell: Kinnettles: Kirkden: Liff and Benvie: Logie Pert: Lunan: Lundie: Mains and Strathmartine: Maryton: Monifieth: Monikie: Montrose: Murroes: Newtyle: Panbridge: Tealing.

HADDINGTONSHIRE.

The whole county.

INVERNESS-SHIRE.

So much of the County, including the Western Islands, as lies to the north and west of the Caledonian Canal and the following Parishes to the south and east of the Canal:—Ardersier: Croy and Dalcross: Daviot and Dunlichty: Dores: Inverness: Kilmalie: Kilmonivaig: Moy and Dalarossie: Petty.

KINCARDINESHIRE.

The whole county.

KINROSS-SHIRE.

The whole county.

KIRKCUDBRIGHTSHIRE.

Parishes.—Anwoth: Borgue: Buittle: Colvend: Girthon: Kelton: Kirkbean: Kirkcudbright: Kirkgunzeon: Kirkmabreck: Kirkpatrick-Irongray: Lochrutton: Minnigaff: New Abbey: Rerrick: Terregles: Tongland: Troqueer: Twynholm: Urr.

LANARKSHIRE.

The parishes or parts of parishes within the boundary of the City of Glasgow, and the parish of Govan so far as not within that boundary.

LINLITHGOWSHIRE (WEST LOTHIAN).

The whole county.

MID-LOTHIAN.

Parishes.—Borthwick: Carrington: Cockpen: Colinton: Corstorphine: Cramond: Cranston: Crichton: Currie: Dalkeith: Edinburgh: Fala: Glencorse: Inveresk: Kirkliston: Kirknewton: Lasswade: Leith: Liberton: Mid Calder: Newbattle: Newton: Penicuik: Ratho: Temple: West Calder.

NAIRNSHIRE.

The whole county.

ORKNEY.

The whole county.

PERTHSHIRE.

Parishes.—Aberdalgie: Abernethy: Abernyte: Arngask: Dron:
Dunbarney: Errol: Forgandenny: Forteviot: Inchtute:
Kilspindie: Kinfauns: Kinnaird: Kinnoull: Longforgan:
Perth: Redgorton: Rhynd: St. Madoes: Scone: Tibbermore.

RENFREWSHIRE.

Parishes.—Cathcart: Eastwood: Erskine: Greenock: Houston
and Killelan: Inchinnan: Inverkip: Kilbarchan: Kilmacolm:
Lochwinnoch: Paisley: Port Glasgow: Renfrew.

ROSS AND CROMARTY.

The whole county, including the Western Islands.

STIRLINGSHIRE.

Parishes.—Airth: Buchanan: Denny: Dunipace: Falkirk:
Grangemouth: Larbert: Logie: Muiravonside: St. Ninians:
Slamannan: Stirling.

SUTHERLANDSHIRE.

The whole county.

WIGTOWNSHIRE.

The whole county.

ZETLAND.

The whole county.

IV.—IRELAND.

The following areas are prohibited areas in Ireland:—

ANTRIM.

County Borough.—Belfast.

Urban Districts.—Ballyclare: Ballymena: Carrickfergus: Larne:
Lisburn.

Rural Districts.—Antrim: Ballymena: Belfast: Larne: Lisburn.

CORK.

The whole county.

DONEGAL.

Rural Districts.—Inishowen: Millord: Londonderry: No. 2.

DOWN.

Urban Districts.—Bangor: Donaghadee: Holywood: Newtown Ards.

Rural Districts.—Castlereugh: Downpatrick: Hillsborough: Newtown Ards.

DUBLIN.

The whole county.

KERRY.

The whole county.

LONDONDERRY.

County Borough.—Londonderry.

Rural District.—Londonderry ("North We Liberties" only).

WATERFORD.

Rural District.—Youghal No. 2.

THIRD SCHEDULE.

IDENTITY BOOKS.

1. An identity book shall be in such form a Secretary of State may prescribe.

2. An identity book shall not be issued to any person who has already obtained one unless he surrenders his former book or gives a satisfactory explanation of the circumstances which prevent him doing so.

3. An identity book shall not be issued to an alien who has come to the United Kingdom since the beginning of the war unless he produces a passport issued to him not more than two years previously by or on behalf of the Government of which he is a subject or citizen or gives a satisfactory explanation of the circumstances which prevent his doing so.

4. There shall be payable in respect of each identity book issued a fee of one shilling.

5. There shall be entered in the identity book such particulars with respect to the applicant as may be specified in the

form of identity book prescribed by the Secretary of State, and the form shall be filled in by the applicant attested by two householders of British birth and certified by a police officer, in the manner shown in the form.

6. The Secretary of State may from time to time make such alterations in the form of identity books, or in the provisions of the Schedule, as he may think fit.

FOURTH SCHEDULE.

PART I.—PARTICULARS TO BE FURNISHED ON REGISTRATION.

Name.....
 Nationality and birth-place.....
 Sex.....
 Trade, profession, or employment.....
 Age.....
 Personal description and, if so required, photograph of the alien.....
 Distinctive mark (if any).....
 Finger prints (if so required).....
 Place of residence (including nature of tenure or occupancy).....

 Place of business (if any).....
 Date of commencement of residence.....
 Whether the alien has been or is in the service of any foreign government, and, if so, for how long and in what capacity.

 Any other matters of which particulars are reasonably required by the registration officer.....

PART II.—PARTICULARS TO BE FURNISHED ON REGISTRATION OF BELGIAN REFUGEES.

Name.....
 Present address.....
 Former address in Belgium.....
 Nationality and birth-place.....
 Sex.....
 Trade, profession or employment.....
 Age.....
 Whether married or un-married.....
 If accompanied by any members of his family, the names, ages, and relationship of such members.....
 Whether he has served in the Belgian army.....
 Any other matters of which particulars are reasonably required by the registration officer.....

No. 621.

The London Gazette, 29th February, 1916.

[29492]

**Order of His Majesty in Council respecting the distribution of
Prize Bounty.**

**AT THE COURT AT BUCKINGHAM PALACE, THE 29TH
DAY OF FEBRUARY, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 18th day of February, 1916, in the words following, viz.:—

“WHEREAS by the Naval Prize Act, 1864, it is enacted that if Your Majesty is pleased in relation to any War to declare by Proclamation or Order in Council Your intention to grant Prize Bounty to the Officers and Crews of Your Majesty's Ships of War, then such of the Officers and Crews of Your Majesty's Ships of War as are actually present at the taking or destroying of any armed Ship of any of Your Majesty's enemies shall be entitled to have distributed among them as Prize Bounty a sum calculated at the rate of Five Pounds (£5) for each person on board the enemy's Ship at the beginning of the engagement, and that the amount of the Prize Bounty decreed as in the Act provided shall be paid by the Commissioners of Your Majesty's Treasury, out of money provided by Parliament, in such manner as any Order in Council may from time to time direct:

“AND WHEREAS Your Majesty, by Order in Council dated the 2nd day of March, 1915*, declared Your intention in relation to the present War to grant Prize Bounty to the Officers and Crews of Your Majesty's Ships of War, and directed that Prize Bounty as ascertained should be paid by the said Commissioners of Your Majesty's Treasury into the account of Your Majesty's Paymaster-General at the Bank of England for distribution under our direction among the Officers and Crews

*p. 265.

of Your Majesty's Ships of War entitled thereto in the shares in that behalf to be specified thereafter by Your Order in Council:

"AND WHEREAS by the Nava' Agency and Distribution Act, 1864, it is provided that money distributable among the Officers and Crews of any of Your Majesty's Ships of War in respect of (*inter alia*) any capture, recapture, or destruction of any ship, goods, or thing in time of War or Hostilities, so far as full provision respecting the distribution thereof is not made by or under any Act of Parliament other than that Act, shall be distributed under our direction in the shares in that behalf specified in any Royal Proclamation or Order in Council:

"We now therefore beg leave humbly to submit that Your Majesty may be graciously pleased, by Your Order in Council, to authorize the distribution under our direction of all money decreed as Prize Bounty among the Officers and Crews of Your Majesty's Ships of War entitled thereto in the shares below mentioned:—

"1. The Flag Officer or Officers to have one-thirtieth part of the net amount distributable according to the following conditions and modifications:—

"When there is but one Flag Officer he shall have the entire one-thirtieth part; when two Flag Officers shall be sharing together the Chief shall have two-thirds and the other Flag Officer shall have the remaining one-third of the one-thirtieth part; and when there shall be more than two Flag Officers the Chief shall have half of the said one-thirtieth part and the remaining half shall be equally divided among the Junior Flag Officers.

"Commodores of the First Class including Captains of the Fleet to share as Flag Officers.

"Every Commodore having a Captain under him may be esteemed a Flag Officer whether he is Commanding-in-Chief or serving under Command.

"No Flag Officer shall share in the distribution unless he was in fact on board one of Your Majesty's Ships or Vessels of War actually present at the taking or destroying of the armed enemy Ship in question.

"2. Any Officer on board any of Your Majesty's Ships or Vessels of War actually present at the taking or destroying of

any armed Ship of Your Majesty's enemies who shall have more Commissions than one shall be entitled only to share according to the share allotted to him by the above-mentioned distribution in respect to his superior Commission or Office.

"3 Every Chief of the Staff not of Flag Rank shall share as Captain in Command or Captain not in Command as the case may be.

"4. The Officer or Officers actually in Command of Your Majesty's Ships and Commanders serving as Executive Officers in Ships commanded by Captains may divide one-tenth part of the remainder, or, if there is no Flag Officer to share, one-tenth part of the whole amount distributable in the following proportions:—

"Where the Officer is in Command of a Ship singly entitled to an award, and has not a Commander as Executive Officer under him, he shall take the whole one-tenth part.

"Where Commanding Officers of various Ranks, and Commanders serving as Executive Officers as aforesaid share jointly, the one-tenth part shall be so divided into parts as to provide for each Captain Commanding receiving six parts, each Commander Commanding or Commander serving as Executive Officer under a Captain three parts, and each Lieutenant-Commander, Lieutenant, or other Officer, actually commanding, two parts.

"5. After provision shall thus have been made for the Flag share (if any), and for the Commanding Officer or Officers and others as above specified, the remainder of the net amount distributable shall be distributed in Classes, so that each Officer man and boy composing the rest of the complements of Your Majesty's Ships and Vessels of War, and actually present on board at such taking or destroying, and every person present and assisting shall receive shares or a share according to his Class, as set forth in the following scale, the relative ranks mentioned being those laid down in the Regulations and Instructions for the Government of Your Majesty's Naval Service, the Instructions for the Government of the Coast-guard Service, and the Regulations for the Government of the various classes of the Reserves, or, if not so laid down, as determined by the Lords Commissioners of the Admiralty.

	Shares.
FIRST CLASS.—Captain in Command.....	80
SECOND CLASS.—Captain not in Command, and Officers of equivalent Rank, and Commander in Command or serving as Executive Officer in a Ship Commanded by a Captain.....	40
THIRD CLASS.—Commander not in Command, and Officers of equivalent Rank, and Lieutenant-Commander in Command, or serving as Executive Officer in a Ship commanded by a Captain.....	30
FOURTH CLASS.—Lieutenant-Commander not in Command, and Officers of equivalent Rank, and Lieutenant in Command, or serving as Executive Officer in a Ship commanded by a Captain.....	25
FIFTH CLASS.—Lieutenant not in Command, and Officers of equivalent Rank, and Sub-Lieutenant in Command.....	20
SIXTH CLASS.—Sub-Lieutenant not in Command, Mate, Chief Warrant Officer, and Officers of equivalent Rank.....	15
SEVENTH CLASS.—Warrant Officer, R.N., and equivalent Ranks, and Royal Marine Gunner.....	12
EIGHTH CLASS.—Midshipman, Clerk, Chief Petty Officer Warrant Officer of Marines, Staff and Colour-Sergeant of Marines, and equivalent Ranks and Ratings.....	10
NINTH CLASS.—Naval Cadet, Assistant Clerk, Petty Officer, Petty Officer 1st Class (O.S.), Sergeant of Marines, and equivalent Ranks and Ratings.....	8
TENTH CLASS.—Petty Officer 2nd Class (O.S.), Leading Seaman, Corporal and Bombardier of Marines, and equivalent Ranks and Ratings.....	6
ELEVENTH CLASS.—Able Seaman, Private Gunner and Bugler of Marines (after training), Second Head Krooman, Second Tindal, and equivalent Ranks and Ratings.....	5
TWELFTH CLASS.—Ordinary Seaman, Private Gunner and Bugler of Marines (before completion of training) and equivalent Ranks and Ratings; Native Seamen and Stokers.....	3
THIRTEENTH CLASS.—Supernumeraries (except as provided in paragraph 6) and Canteen Attendants.....	2
FOURTEENTH CLASS.—Boys.....	1

“6. Supernumerary Officers and men doing duty in Your Majesty’s Ships and Vessels of War shall share according to the Ranks which they hold in the Service.

"7. No Interpreter unless holding some Rank or Rating in the Service or otherwise forming part of the Officers and Crews of Your Majesty's Ships of War shall share in any award.

"8. Officers and others holding Acting Appointments superior to their Substantive Ranks or Ratings, and who are in receipt of the pay of such Acting Appointments, shall share according to such Acting Rank.

"9. All persons temporarily employed in Your Majesty's Naval Forces shall share in the Classes to which the Ranks or Ratings to which they are temporarily appointed may belong or be deemed equivalent.

"10. In the event of any difficulty arising with respect to any of these Rules, or if any case should occur not herein provided for, or not sufficiently provided for, the Lords Commissioners of the Admiralty shall be competent to issue such directions thereon as may appear just and expedient."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council to approve of what is therein proposed. And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

ALMERIC FITZROY.

No. 622.

Order in Council appointing Officers to supervise the issue and inspection of stores and supplies.

P. C. 433.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 29th February, 1916.

The Committee of the Privy Council have had before them a Report, dated 23rd February, 1916, from the Minister of Militia and Defence, submitting that it has come to his knowledge that irregularities and waste exist to a considerable extent in the distribution of food, clothing and supplies issued to troops

of the Canadian Expeditionary Force and other units in Canada and that it is desirable to have a thorough inspection of and examination into the arrangements for the receipts and issues of all stores, supplies, etc.

The Minister recommends, for this purpose, that Lieut.-Colonel J. G. Langton, C.A.S.C., and Honorary Lieut.-Colonel H. A. Mullins, who are specially qualified for this work, be attached to the staff of the Inspector General, the former for Eastern Canada and the latter for Western Canada, and while so employed that they be graded as Administrative Staff Officers, 1st Grade, with the rank of Colonel and Honorary Colonel respectively.

They will examine into the supplies of food, clothing, stores, etc., issued to the troops in Canada and into the arrangements for the distribution of same and the accounting therefor.

They will also examine into the pay, messing and canteen accounts and regimental funds.

To enable them to carry out the foregoing duties they will be given access to all account books, ledgers, paysheets and other documents in connection.

They will, when they think it advisable, have units instructed in the services and systems under inspection and for this purpose Officers and Non-Commissioned Officers will be detailed to assist them.

They will report direct to the Honourable the Minister of Militia, sending one copy of their report to the Officer Commanding the Division or District concerned.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 623.**Order in Council authorizing the formation of a Battalion of Lumbermen.****P. C. 445.**

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 29th February, 1916.

The Committee of the Privy Council have had under consideration a Despatch, dated 16th February, 1916, from the Right Honourable the Secretary of State for the Colonies to Your Royal Highness, relative to the formation of a battalion of lumbermen.

The Right Honourable the Secretary of State for External Affairs, to whom the said Despatch was referred reports that the battalion asked for will be provided with the least possible delay.

The Minister enquires whether it is intended to use the lumbermen for felling, hewing and hauling exclusively, or to use them also for fashioning timber into planks, boards, etc.

The Committee, on the recommendation of the Right Honourable the Secretary of State for External Affairs, recommend that Your Royal Highness may be pleased to convey this information and enquiry by telegraph to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 624.

Supplement to The London Gazette, 29th February, 1916—1st March, 1916.

[29493]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 29TH DAY OF FEBRUARY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen¹, His Majesty was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914², for securing the public safety and the Defence of the Realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915³, the Defence of the Realm (Amendment) (No. 2) Act, 1915⁴, and the Munitions of War Act, 1915⁵:

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:—

1. In Regulation 25 after the words "or use any signal" there shall be inserted the words "or send up any balloon or fly any kite which is of such a nature as to be capable of being used as a means of signalling."

2. At the end of Regulation 27 the following paragraph shall be added:—

"If any person without lawful authority or excuse has in his possession or on premises in his occupation or under his

¹App. 284. ²App. 191. ³App. 205. ⁴App. 209. ⁵App. 313.

control any document containing a report or statement the publication of which would be a contravention of the foregoing provisions of this regulation, he shall be guilty of an offence against these regulations, unless he proves that he did not know and had no reason to suspect that the document contained any such report or statement, or that he had no intention of transmitting or circulating the document or distributing copies thereof to or amongst other persons."

3. After Regulation 30A the following regulation shall be inserted:—

"30B. It shall not be lawful for any person on his own behalf or on behalf of any other person to sell or buy, or to offer to sell or buy,

(a) any of the following metals:—Iron (including pig-iron), Steel of all kinds, Copper, Zinc, Brass, Lead, Antimony, Nickel, Tungsten, Molybdenum, Ferro-alloys; or

(b) any other metal which may be specified in an order of the Admiralty or Army Council or the Minister of Munitions as being a metal required for the production of any war material, unless in the case of a seller the metal to be sold is in the possession of the seller or is in the course of production for him, or in the case of a buyer the purchase is made for or on behalf of a consumer; and it shall be lawful for the Admiralty or Army Council or the Minister of Munitions, or any person authorised by them or him for the purpose, to require any person who on his own behalf or on behalf of any other person, has sold or bought, or offered to sell or buy any such metals, to prove that the sale or purchase complies with the requirements of this regulation, and if any such person on being so required fails to produce satisfactory proof that it does so comply he shall be guilty of an offence against these regulations, and if such person is a company every director and officer of the company shall also be guilty of an offence against these regulations.

"Provided that it shall be lawful for the Admiralty or Army Council or the Minister of Munitions by order to exclude from the provisions of this regulation any of the metals above mentioned, and whilst any such order remains in force this regulation shall have effect as if such were not mentioned therein."

4. After Regulation 44 the following regulation shall be inserted:—

“44A. If any person uses in relation to any establishment which is not a controlled establishment within the meaning of the Munitions of War Acts, 1915 and 1916, the designation “controlled,” or any other designation calculated to lead to the belief that the establishment is such an establishment as aforesaid, or otherwise falsely represents that the establishment is such an establishment as aforesaid, he shall be guilty of a summary offence against these regulations.”

5. After paragraph (f) of Regulation 45 the following paragraph shall be inserted:—

“or (g) personates or falsely represents himself to be a person in the employment of or as acting for or on behalf of His Majesty or any Government Department; or, without lawful authority or excuse, makes any statement or does any act or thing calculated to induce the belief that he is in any way connected with any Government Department.”

6. In Regulation 55, after the words “who is suspected of having committed an offence against these regulations” there shall be inserted the words “or of being in possession of any article or document which is being used or intended to be used for any purpose or in any way prejudicial to the public safety or the defence of the realm; and anything found on any person so arrested which there is reason to suspect is being so used or intended to be used may be seized, and the competent naval or military authority may order anything so seized to be destroyed or otherwise disposed of.”

7. In paragraph (3) of Regulation 56, for the words “such a minor character as” there shall be substituted the words “such a character that it”; and in paragraphs (5) and (6) of the same regulation the word “minor” shall be omitted wherever that word occurs; and in paragraph (8) of the same regulation for the words “such a minor character as aforesaid” there shall be substituted the words “such a character that it can adequately be dealt with by a court of summary jurisdiction.”

8. In Regulation 58, after the words “sheriff court” there shall be inserted the words “In Ireland for the purposes of such trial a summons may be issued by a justice to a witness who is not within his jurisdiction and any such summons may, in Ireland, be issued, served and enforced in the same manner as a

summons to a witness within the jurisdiction of the issuing justice."

9 In Regulation 62, after the words "these regulations referred to as a competent naval or military authority," there shall be inserted the following words:—

"Where the holder of a designated office has been appointed to be a competent naval or military authority, or any powers of the competent naval or military authority have been delegated to the holder of a designated office, unless express provision is made to the contrary, the appointment or delegation shall be deemed to extend, and shall be deemed always to have extended, to the person for the time being performing the duties of the office designated, if he is so qualified as aforesaid."

ALMERIC FITZROY.

No. 625.

Canada Gazette, 11th March, 1916.

P. C. 432.

Order in Council extending the restrictions relating to Trading with the Enemy.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 29th day of February, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, in virtue of the provisions of section 6 and 10 of The War Measures Act, 1914,¹ and for the purpose of extending the restrictions relating to trading with the enemy to persons to whom, though not resident or carrying on business in enemy territory, it is by reason of their enemy nationality or enemy associations expedient to extend such restrictions, and for purposes connected

¹App. 129.

therewith, is pleased to order, and does hereby order as follows:—

1. All persons or bodies of persons incorporated or unincorporated, resident, carrying on business or being in the Dominion of Canada, are hereby prohibited from trading with such persons or bodies of persons incorporated or unincorporated not resident or carrying on business in enemy territory or in territory in the occupation of the enemy (other than persons or bodies of persons resident or carrying on business solely within His Majesty's Dominions) as by reason of the enemy nationality or enemy association of such persons or bodies of persons, it appears to His Royal Highness the Governor General in Council expedient from time to time to indicate by way of proclamation as persons and bodies of persons with whom by virtue of these orders and regulations such trading is prohibited.

2. If any person acts in contravention of any of these Orders and Regulations he shall be guilty of a misdemeanour triable and punishable in like manner as the offence of trading with the enemy.

3. All the provisions of Order in Council (P.C. 2724)¹ of the 30th day of October, 1914, respecting trading with the enemy shall apply in respect of such persons and bodies of persons as aforesaid, but for the purposes of these Orders and Regulations said Order in Council shall be read as if for references therein in trading with the enemy there were substituted references to trading with such persons and bodies of persons as aforesaid, and for references to enemies there were substituted references to such persons and bodies of persons as aforesaid, and for references to offences under said Order in Council (P.C. 2724) there were substituted references to offences under these Orders and Regulations.

4. For the purposes of these Orders and Regulations a person shall be deemed to have traded with a person or body of persons to whom these Orders and Regulations or a Proclamation issued hereunder apply, if he enters into any transaction or does any act with, to, or on behalf of, or for the benefit of, such a person or body of persons which, if entered into, or done with, to or on behalf of or for the benefit of an enemy, would be trading with the enemy.

5. The incorporation by reference within these Orders and Regulations of the terms of any Statute, Order in Council,

¹p. 136.

Regulation or Proclamation, shall not be held to give retroactive effect to any provision hereof.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 626.

The London Gazette, 3rd March, 1916.

[29496]

**Admiralty Notice under the Defence of the Realm (Consolidation)
Regulations, 1914.**

WHEREAS, the Admiralty are of opinion that in view of the public safety and the Defence of the Realm it is desirable to impose restrictions on persons proceeding to or from ports in the County of Zetland.

NOW, THEREFORE, I, the Right Honourable Herbert Samuel, one of His Majesty's Principal Secretaries of State, in virtue of the powers conferred on me by the Defence of the Realm (Consolidation) Regulations, 1914, as amended by the Order in Council dated the 13th day of April, 1915, do hereby make the following Order:—

1. No person shall travel by water in a ship, vessel, or boat of any description from any island in the County of Zetland to any other island in the said County without the permission of one of the officers named in the Schedule to this Order.

2. Article 1 of this Order shall not apply to passengers proceeding by the ship "Columbine," or any other vessel for the time being engaged on the same service, to Lerwick from Grutness, or from Grutness to Lerwick, or from or to any intermediate places; but the master of the "Columbine" or any other vessel as aforesaid, is hereby required to keep a register of all passengers, and to enter their names and addresses in a book to be provided by the owners of the vessel, such book to be open at all times to inspection by any of the officers named in the Schedule.

3. For the purpose of this Order the island of Muckle Roe shall be part of Mainland.

HERBERT SAMUEL,
One of His Majesty's Principal
Secretaries of State.

Whitehall,
1st March, 1916.

SCHEDULE.

The Competent Naval Authority, Shetlands.
The Competent Naval Authority, Swarbacks Minn.
The Senior Naval Officer, Lerwick.
The Divisional Coastguard Officer, Fair Isle.
Lieutenant T. M. A. White, R.N.V.R., Belmont, Unst.
Lieutenant W. J. Gordon, R.N.V.R., Wind House, Mid Yell.
Lieutenant H. S. Nicholson, R.N.V.R., Walls.
Lieutenant L. R. Nicolson, R.N.V.R., Sandwick.

No. 627.

Canada Gazette, 25th March, 1916.

Despatch respecting Dominion Gifts.

BANK HOUSE,
CORNHILL, IPSWICH,
1st March, 1916.

SIR,—

I am instructed to inform you that at the last meeting of the Town Council of the Borough of Aldeburgh the following resolution was passed:—

“That the cordial thanks of this Council be accorded to the Canadian Government for its generous grant of money for the alleviation of distress among boarding and lodging house keepers on the east coast owing to the war,

the sum of £1,000 having been provisionally apportioned for the relief of sufferers in this Borough."

I am, etc.,

(Sgd.) S. C. CASLEY,
Town Clerk.

The Secretary,
Government Committee for Prevention
and Relief of Distress.

No. 628.

Canada Gazette, 25th March, 1916.

Militia General Orders.

OTTAWA, 1st March, 1916.

G. O. 17.

INSTRUCTIONS, REGULATIONS, ETC.

PAY AND ALLOWANCE REGULATIONS.

Outfit Allowance Officers.

An outfit allowance of \$100 is authorized for officers of the Militia (non-permanent) who have been placed on active service in Canada since war broke out, payable after three months' service.

Outfit Allowance, Warrant Officers, C.E.F.

An outfit allowance of \$100 is authorized for Warrant Officers appointed as such in the Canadian Expeditionary Force.

G. O. 18.

ORGANIZATION.

General Order 59-(1) of April, 1911, and all orders referred to therein are hereby cancelled, and the following is substituted therefor:—

1. In pursuance of the authority contained in Section 21-(a) of the Militia Act the hereinafter mentioned portions of Canada are formed into Military Districts as hereinafter described, namely,—

2. The Counties of Essex, Kent, Lambton, Elgin, Middlesex, Oxford, Waterloo, Wellington, Perth, Huron and Bruce are formed into a Western Ontario Military District, to be known as the "Military District No. 1," with Headquarters at London, Ontario.

3. The Counties of Lincoln, Welland, Haldimand, Norfolk, Brant, Wentworth, Halton, Peel, York, Ontario, Grey, Dufferin, Simcoe: the Districts of Muskoka, Parry Sound, Algoma and Nipissing, north of the Mattawa and French Rivers (including the Townships of Ferris and Bonfield) are formed into a Central Ontario Military District to be known as the "Military District No. 2," with Headquarters at Toronto, Ontario.

4. The Counties of Durham, Northumberland, Victoria, Peterborough, Hastings, Prince Edward, Lennox, Addington, Frontenac, Haliburton, Carleton, Dundas, Glengarry, Renfrew, Russell, Stormont, Grenville, Lanark, Leeds, Prescott, the District of Nipissing south of Mattawa River (exclusive of Townships of Ferris and Bonfield), in the Province of Ontario, and the Counties of Wright, Labelle and Pontiac, in the Province of Quebec, are formed into an Eastern Ontario Military District, to be known as "Military District No. 3," with Headquarters at Kingston, Ontario.

5. The Counties of Jacques Cartier, Hochelaga, Laval, Vaudreuil, Soulanges, Napierville, Beauharnois, Chateauguay, Huntingdon, Laprairie, Argenteuil, Terrebonne, Two Mountains, Montcalm, L'Assomption, Joliette, Berthier, Maskinonge, St. Maurice, Three Rivers, St. John, Iberville, Mississquoi, Brome, Shefford, Rouville, Chambly, Vercheres, St. Hyacinthe, Bagot, Drummond, Richelieu, Yamaska, Nicolet, Arthabaska, Sherbrooke and Stanstead are formed into a Western Quebec

Military District to be known as the "Military District No. 4," with Headquarters at Montreal, Quebec.

6. The Counties of Wolfe, Richmond, Compton, Beauce, Bellechasse, Bonaventure, Dorchester, Gaspé, Kamouraska, Levis, L'Islet, Champlain, Charlevoix, Chicoutimi, Montmorency, Quebec, Portneuf, Saguenay, Lotbiniere, Montmagny, Megantic, Rimouski and Temiscouata are formed into an Eastern Quebec Military District, to be known as the "Military District No. 5," with Headquarters at Quebec City, Quebec.

7. The Provinces of Nova Scotia, New Brunswick and Prince Edward Island are formed into a Maritime Military District, to be known as the "Military District No. 6," with Headquarters at Halifax, Nova Scotia.

8. The Province of Manitoba and the Territory of Keewatin and the Districts of Thunder Bay and Rainy River, in the Province of Ontario, are formed into a Manitoba Military District, to be known as the "Military District No. 10," with Headquarters at Winnipeg, Manitoba.

9. The Province of British Columbia is formed into a British Columbia Military District to be known as the "Military District No. 11," with Headquarters at Victoria, British Columbia.

10. The Province of Saskatchewan is formed into a Saskatchewan Military District, to be known as the "Military District No. 12," with Headquarters at Regina, Saskatchewan.

11. The Province of Alberta and the Territory of Mackenzie are formed into an Alberta Military District, to be known as the "Military District No. 13," with Headquarters at Calgary, Alberta.

12. General Order 58 of 1915, and all orders referred to therein are hereby cancelled, and the following is substituted therefor,—

(a) Subject to the regulations and to the instructions issued from time to time from Militia Headquarters, a District Officer Commanding will exercise military command over all troops within his District; within that area he is the representative of the Minister of Militia and Defence and he is charged with and responsible for,—

1. The efficiency, discipline and interior economy of the troops;

2. The military training of the officers and men under his command;

3. The arrangements for mobilization and the maintenance of mobilization equipment;

4. The maintenance of the armament, works and buildings;

5. The economical control of all expenditures, whether of money, supplies or stores within the District;

6. The proper conduct of all departmental services;

7. The compilation of the necessary estimates for such services;

8. Recruiting and discharges;

9. The inspection of barracks, armouries and other government buildings, arms, ammunition, equipment, clothing and stores of every description in charge of units of the Active and Permanent Militia, except technical artillery, engineer and medical stores;

10. The issue and return to stores of arms, ammunition, equipment and other stores required by units within his District according to the scales laid down in Militia Regulations;

11. The collating, compiling and forwarding to Headquarters of all returns, states, etc., necessary for the administration of units of the Active and Permanent Militia within his District.

(b) A District Officer Commanding is hereby empowered to convene district courts martial for the purpose of trying any man of the Militia who is within his district and who is subject to military law and to the Military Act, the Army Act and the regulations made under the authority of those Acts, and who is charged with any offence under either of said acts, and he is hereby empowered to confirm the findings of such Courts, and to approve, confirm, mitigate or remit the sentence of such courts, and to cause such sentences to be put into execution according to the provisions of the Militia Act, the Army Act, and the regulations made under the authority of those Acts; and, further, he is empowered to appoint Judge-Advocates and such Judge-Advocates shall have authority to exercise the powers and perform the duties set out in No. 103 of the Rules of Procedure made under the authority of Section 70 (1) of the

Army Act, and to exercise generally the functions which by said rules are allotted to a Judge-Advocate in relation to a court-martial convened under the authority of the Army Act.

(c) The officer duly appointed in Militia Orders to administer a District during the absence of the District Officer Commanding, is hereby given the same powers as a District Officer Commanding has to convene District Courts-martial, to appoint Judge-Advocates, to confirm the findings of such courts, and to approve, confirm, mitigate and remit their sentences, and to cause such sentences to be put into execution.

(H.Q. 9939-1-13.)

2ND DIVISIONAL AREA.—The 51st Regiment (Soo Rifles) is re-organized on a 4-company system as laid down in Infantry Training, 1914.

(H.Q. 32-1-154.)

4TH DIVISIONAL AREA.—Reserve Militia. The Montreal Home Guard is organized as a unit of the Reserve Militia, and will be designated the "1st Regiment Reserve Militia, Montreal Home Guard." A mounted company, consisting of 1 Captain, 4 Lieutenants and 50 men is also authorized to be included in this formation.

(H.Q. 32-1-266.)

MILITARY DISTRICT NO. 10.—The organization of a unit of Reserve Militia, with headquarters at Winnipeg, to be designated the "1st Winnipeg Infantry Regiment, Reserve Militia," is authorized.

(H.Q. 262-1-6.)

MILITARY DISTRICT NO. 13.—Alberta University Contingent, Canadian Officers' Training Corps. With reference to General Order 202, 1915, the Alberta University Contingent, C.O.T.C., is re-organized on a 4-company system as laid down in Infantry Training, 1914.

(H.Q. 7429-6-1.)

G. O. 19.

DECORATIONS AND MEDALS.

1. THE COLONIAL AUXILIARY FORCES LONG SERVICE MEDAL.

The undermentioned are awarded the Colonial Auxiliary Forces Long Service Medal, under the provisions of the Royal

Warrant, dated 18th May, 1899, and General Order 132 of November, 1901:—

Rank.	Name.	Corps.
Major.....	R. S. Wilson.....	48th Regiment (Highlanders.)
Regtl. Sergt.-Major.....	Frederick Ker.....	2nd Dragoons.
Bugle-Sergeant.....	Albert Hebner.....	13th Royal Regiment.
Private.....	John A. Clark.....	77th Wentworth Regiment.

No. 629.

The London Gazette, 3rd March, 1916.

[29496]

Notice to Mariners.

No. 228 of the year 1916.

**ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.**

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 142* of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

1. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel

*p. 1156.

islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also Pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of 51° 40' and 51° 54' North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON and HARWICH for the Downs and Great Yarmouth (including the River Thames and approaches).

NOTE.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Light-Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 8.30 p.m. and 4 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 8.30 p.m. and 4 a.m. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 33 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy. between the hours of 8.30 p.m. and 4 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

NOTE.—This Notice is a repetition of Notice No. 142 of 1916, with amendments to Section II.

CAUTION.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships.

J. F. PARRY,
Hydrograpner.

Hydrographic Department, Admiralty,
London, 1st March, 1916.

No. 630.

The London Gazette, 3rd March, 1916.

[29496]

Notice of Winding-up of Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916..**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

20. Schmidt and Lorenzen, 105-106, Wood Street, London, E.C. *Controllers:* Ernest Layton Bennett, 31 and 32, Broad Street Avenue, Blomfield Street, E.C. 1st March, 1916.

21. Murrel, Bennett and Co., Ltd., 13, Charterhouse Street, E.C. *Controller:* J. Baker, Eldon Street House, Eldon Street, E.C. 2nd March, 1916.

22. Fr. Meyer's Sohn Ltd., 92, Great Tower Street, E.C. *Controller:* A. Page, 28, King Street, Cheapside, E.C. 2nd March, 1916.

No. 631.

Canada Gazette, 15th April, 1916.

**Order in Council Prohibiting Immigration to certain parts in
British Columbia.**

P. C. 488.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 3rd day of March, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS, in view of the present overcrowded condition of the labour market in the Province of British Columbia it is deemed expedient to prohibit the landing at certain ports of entry in British Columbia of immigrants of certain classes or occupations,—

THEREFORE, His Royal Highness the Governor General in Council, under and in virtue of the provisions of subsection (c) of section 38 of The Immigration Act, 9-10 Edward VII, is pleased to order, and it is hereby ordered, as follows:—

From and after the 1st day of April, 1916, and until after the 30th day of September, 1916, the landing at any port of entry in British Columbia hereinafter specified of any immigrant of any of the following classes or occupation, viz.:

Artizans; labourers, skilled and unskilled, is prohibited.

The following ports of entry in British Columbia are hereby designated as the ports of entry at which this order shall apply:—

Vancouver,
Victoria,
New Westminster,
Nanaimo,
Prince Rupert,
Port Simpson,
Anyox,
Atlin,
Chilliwack,

Ganges Harbour,
Douglas,
Gateway,
Grand Forks,
Huntingdon,
Kamloops,
Keremeos,
Kingsgate,
Ladner,

Paterson,
Aldergrove,
Rykerts,
Rossland,
Stewart,
Union Bay,
Upper Sumas,
Waneta,
Pacific Highway,

Bridestville,
Chopaka,
Carson,
Cascade,
Comox,
Osoyoos,

Myncaster,
Ladysmith,
Midway,
Steveston,
Chemainus,
Powell River.

White Rock,
Mission Junction,
Whales Island,
Newport,
Alberni,

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 632.

The London Gazette, 7th March, 1916.

[29499]

Notice to Mariners.

No. 245 of the year 1916.

SHETLAND ISLANDS.

Traffic of Neutral Vessels Prohibited.

Notice is hereby given that under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

No vessels other than those of British Nationality or those of the Allied Nations, except vessels calling for the purpose of Examination, shall enter any ports or harbours in, or anchor off any part of, the coasts of the Shetland Isles until further notice.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lord Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 4th March, 1916.

No. 633.

The London Gazette, 7th March, 1916.

[29499.]

Notice of Winding-up of certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned business to be wound up:—

23. L. Lehmann and Co., 39, Jewin Street, E.C. *Controller:*
Ernest Norton, 3, Crosby Square, E.C. 6th March, 1916.

No. 634.

Order in Council respecting the Allowances drawn by Officers of the Staff of the Canadian Expeditionary Forces.

P. C. 490.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 7th March, 1916.

The Committee of the Privy Council have had before them a report, dated 26th February, 1916, from the Minister of Militia and Defence, stating that it has come to his knowledge that the rates of allowances drawn by officers of the Staff in the Canadian Expeditionary Force are in some cases higher than necessary, especially in the cases of Junior Staff Officers, and that in the interest of economy and also to make these rates correspond somewhat to those for the British Service, it is desirable that they be reduced to some extent.

The Minister, therefore, recommends that the rate of field allowance which has hitherto been paid to all Staff Officers at the rate of \$3 per day be cancelled, also the messing allowance of \$1 a day paid them, and that the following rates of field allowance be authorized, beginning 1st April, 1916.

FIELD ALLOWANCE.

Brigadier General.....	\$3.00 a day.
General Staff Officer, 1st Grade, and all Officers holding equivalent appointments not below rank of Colonel.....	\$2.00 a day.
General Staff Officer, 2nd Grade, and equivalent appointments not below rank of Lieutenant-Colonel.....	
General Staff Officer, 3rd Grade, and equivalent appointments not below rank of Major....	\$1.50 a day.
Other Staff appointments below rank of Major.....	
	\$1.25 a day.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 635.

The London Gazette, 10th March, 1916.

[29502.

Foreign Honours.

WHITEHALL, March 8th, 1916.

The KING has been pleased to give and grant unto The Right Honourable Sir Robert Laird Borden, G.C.M.G., President of the Privy Council for the Dominion of Canada, First Minister and Secretary of State for External Affairs of the said Dominion, His Majesty's Royal licence and authority to wear the Grand Cordon of the Order of Leopold which Decoration has been conferred upon him by His Majesty the King of the Belgians.

No. 636.

Order in Council respecting the Separation Allowance of the billeted members of the Overseas Forces.

P. C. 534.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 8th March, 1916.

The Committee of the Privy Council have had before them a report, dated 6th March, 1916, from the Minister of Militia and Defence, representing, with reference to the Order in Council of the 8th December, 1915, (P.C. 2727)* respecting Subsistence Allowance to Recruits billeted in their home towns and villages, that the withholding of Separation Allowance from these recruits has caused considerable dissatisfaction.

The Minister, therefore, in order to remove any cause for complaint and to facilitate recruiting, recommends that, beginning 1st March, 1916, Separation Allowance be granted the dependents of all men enlisted in the Overseas Forces, no matter whether they are billeted in their own home towns or

*p. 979.

whether they are serving with their regiment in some other place, and that a rate of subsistence allowance not exceeding sixty cents a day be authorized for troops who are not provided with quarters and rations.

The Committee concur in the above recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

The War Purchasing Commission.

No. 637.

The London Gazette, 10th March, 1916.

[29502]

Notice of Winding-up of certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

24. The Polack Tyre and Rubber Co., Ltd., Bassishaw House, Basinghall Street, London, E.C. *Controller:* Sydney Webb, 28 Basinghall Street, London, E.C. 6th March, 1916.

25. Bradshaw Asphalte Co., Ltd., Copperas Street, Deptford, London, S.E. *Controller:* W. C. Jackson, 58 Coleman Street, London, E.C. 6th March, 1916.

26. Balashol Belting Co., Ltd., 13, Lambton Street, Sunderland. *Controller:* William Swan, 31 Moxley Street, Newcastle-upon-Tyne. 6th March, 1916.

27. Sugar Fodder Co., Ltd., West Ferry Road, Millwall, London, E. *Controller:* H. L. H. Hill, 2 Broad Street Place, Finsbury Circus, London, E.C. 6th March, 1916.

28. Electrical Co., Ltd., 122-124, Charing Cross Road, London, W.C. *Controller*: Maurice Jenks, 6 Old Jewry, London, E.C. 9th March, 1916.

29. Wurttembergische Metallwarenfabrik, Wurtemberg House, Giltspur Street, London, E.C. *Controller*: A. V. Yeatman, 2 Coleman Street, London, E.C. 9th March, 1916.

30. London and Provincial Electric Theatres, Ltd., 3-6 Rupert Street, London, W. *Controller*: Arthur Taylor, Thames House, Queen Street Place, London, E.C. 9th March, 1916.

31. Practical Machines Co., Ltd., Avenue Chambers, 4 Vernon Place, London, W.C. *Controller*: R. Evans Smith, 53 New Broad Street, London, E.C. 9th March, 1916.

32. British Graetzin Light, Ltd., 26-36 Chapter Street, Westminster, London, S.W. *Controller*: Thomas Wise, Bassishaw House, Basinghall Street, London, E.C. 9th March, 1916.

33. Elkan and Co., Ltd., 109 Fenchurch Street, London, E.C. *Controller*: Arthur Francis Whinney, 4B Frederick's Place, Old Jewry, London, E.C. 9th March, 1916.

34. New York Hamburg India Rubber Co., Ltd., 89-90 Milton Street, London, E.C. *Controller*: H. E. Clark, 7 St. Mildred's Court, Bank, E.C. 9th March, 1916.

35. Wagner Bros., 4-5 Stonecutter Street, London, E.C. *Controller*: A. C. Bourner, Bush Lane House, Cannon Street, London, E.C. 9th March, 1916.

36. Schlosser and Cramer, Canal Road, Bradford, Yarn Merchants, *Controller*: John William Gordon Butterfield, City Chambers, 2 Darley Street, Bradford. 8th March, 1916.

37. Ebler and Co., Vicar Lane, Bradford, Stuff and Woollen Merchants. *Controller*: George Walker, Halifax Commercial Bank Chambers, Bradford. 9th March, 1916.

38. Jaeger Brothers, 9 Rathbone Place, Oxford Street, W., Manufacturers and Suppliers of Electric Lighting Accessories. *Controller*: Maurice Jenks, 6 Old Jewry, London, E.C. 9th March, 1916.

39. The Hanover Rubber Co., 105 Goswell Road, London, E.C., Rubber Goods Merchants. *Controller*: Geoffrey Bostock, 21 Ironmonger Lane, E.C. 9th March, 1916.

40. Linke and Plischke, 82 Fore Street, London, E.C., Wholesale Fancy Goods and Jewellery Merchants. *Controller*:

William Hancock, 90 and 91 Queen Street, Cheapside, London, E.C. 9th March, 1916.

41. Doerwaldt Brothers, Broad Street House, New Broad Street, London, E.C., Shipbuilders' Machinery and Materials Dealers. *Controllers*: John Baker, Eldon Street House, Eldon Street, London, E.C. 9th March, 1916.

42. Julius Bendix, 39 Jewin Street, London, E.C., Manufacturers' Agent (Commission) for sale of Postcards, Christmas Cards, etc. *Controller*: Ernest Norton, 3 Crosby Square, London, E.C. 9th March, 1916.

No. 638.

The London Gazette, 10th March, 1916.

[29502]

BY THE KING.

A PROCLAMATION FOR PROHIBITING THE IMPORTATION OF
CANNED, BOTTLED, DRIED AND PRESERVED
FRUITS INTO THE UNITED KINGDOM.

GEORGE R.I.

WHEREAS, by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

AND WHEREAS, it is expedient that the importation into the United Kingdom of certain goods of a bulky character should be prohibited as hereinafter provided:

NOW, THEREFORE, We, by and with the advice of our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the thirteenth day of March, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz.:—

Canned, bottled, dried and preserved fruits, except
currants.

Provided always, and it is hereby declared, that this prohibition shall not apply to any canned, bottled, dried or preserved fruits which are the produce of any of Our Dominions, Colonies, Possessions or Protectorates, nor to any fruits which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such license.

This proclamation may be cited as the Prohibition of Import (Canned, Bottled, Dried and Preserved Fruits) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this tenth day of March, in the year of Our Lord one thousand nine hundred and sixteen, and in the Sixth year of Our Reign.

GOD SAVE THE KING.

No. 639.

Order in Council authorizing the establishment of a Cartridge Factory at Lindsay, Ont.

P. C. 443.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 10th March, 1916.

The Committee of the Privy Council have had before them a report, dated 26th February, 1916, from the Minister of Militia and Defence, stating that it has become necessary in the public interest, to establish a Cartridge Factory in the province of Ontario.

The Minister further states that he has caused investigations to be made with a view to securing the best possible site for the said factory, with a result that the town of Lindsay in the county of Victoria, province of Ontario, has been selected for reasons already set forth in a memorandum to the Right Honourable the Prime Minister.

The Minister submits copies of reports by the Director General of Engineer Services, Director of Musketry and Assist-

ant Superintendent of the Dominion Arsenal, on the suitability of the town of Lindsay as the site for such a factory.

It is the intention to adopt the modern plan of an accuracy test range through a tube. This arrangement is much safer and more economical than the purchase and maintenance of the large area of ground necessary for the ordinary rifle range.

The Superintendent of the Dominion Arsenal has reported that the estimated cost of the necessary buildings will be \$250,000; a copy of this officers' report is attached hereto.

A suitable site for this cartridge factory, situated in the south ward of the Town of Lindsay near the Grand Trunk Railway Station has been recommended by the Director of Musketry and the Assistant Superintendent of the Dominion Arsenal. This site is shown within red lines on the blue print plan attached and comprises lots O-1, P-1, Q-1, X-1, Y-1, Z-1 and portions of Hamilton and James streets in the Town of Lindsay, and the north-east quarter and a portion nine acres in area, more or less, of the north-west quarter of Lot 18, concession five, township of Ops, with a total area of approximately 99.29 acres.

Options have been obtained on this land from all the various owners concerned, with the exception of the owners of two small portions of Lot P-1 and the owner of the portion of about nine acres, more or less, of the north-west quarter of Lot 18, for various sums amounting to a total of \$23,925, a price which is within the valuation made by three competent valuers, copies of whose valuations are also attached hereto; and as regards the other three properties—the two small portions of Lot P-1 have been valued at about \$500 each, and the portion of Lot 18 has been valued at \$200 an acre, or, say \$2,000, making the total cost of the site \$26,925 less, however, it is expected, a salvage of \$7,000 on the buildings now on the land.

The Minister therefore recommends that he be empowered to take steps forthwith to acquire, either by expropriation or as the result of negotiation, as a site for a cartridge factory in the town of Lindsay, Ontario, the parcel of land shown within red lines on the blue-print plan attached and to proceed with the construction of the necessary buildings thereon; and that the estimated cost of the same, viz., \$276,925 be made a charge against the War Appropriation.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 640.

The London Gazette, 10th March, 1916.

[29502.]

Munitions Notice.

MINISTRY OF MUNITIONS,
10th March, 1916.

THE MUNITIONS TRIBUNALS (APPEAL) RULES, 1916, DATED
MARCH 2ND, 1916, MADE BY THE LORD CHANCELLOR
UNDER THE MUNITIONS OF WAR (AMENDMENT) ACT, 1916.

TITLE OF RULES.

1. These rules may be cited as the Munitions Tribunals (Appeal) Rules, 1916, and shall come into operation on the sixth day of March, 1916.

INTERPRETATION OF RULES,

2. (i) The expression "the Acts" shall mean the Munitions of War Acts, 1915 and 1916.

The expression "Appeals Officer" shall mean such person as may be appointed by the Lord Chancellor to act as the Officer of the Court under these rules.

The expression "the Judge" shall mean such Judge of the High Court as may be appointed by the Lord Chancellor for the purpose of hearing appeals from Munitions Tribunals.

(ii) The Interpretation Act, 1889, shall apply for the interpretation of these rules as it applies for the interpretation of an Act of Parliament.

RIGHT OF APPEAL.

3. (i) Any person convicted of an offence, or against whom an order has been made, or to whom (including the trade union representative of any workman) a leaving certificate has been refused, by a Munitions Tribunal, and in all cases the Minister of Munitions, may appeal to the Judge against the decision:—

(a) on any ground of appeal which involves a question of law alone; and

(b) with the leave of the Judge or with the written permission of the Chairman of the Munitions Tribunal (in these rules referred to as the Chairman) on any ground which involves a question of mixed law and fact.

(ii) The other party to the proceeding before the Munitions Tribunal may, with the leave of the Judge or with the written permission of the Chairman, appeal to the Judge against the decision on any ground which involves a question of law alone, or which involves a question of mixed law and fact.

NOTICES OF APPEAL.

4. (i) Every person who desires to appeal, or to obtain the leave of the Judge to appeal, against any decision of a Munitions Tribunal shall give notice in writing of his intention to the Clerk to the Munitions Tribunal, and shall send by registered post his notice of appeal, or notice of application for leave to appeal, to the Judge, within seven days of the date of the decision: provided that the Judge may, in his discretion, grant an extension of time within which such notice shall be given.

(ii) (a) Every notice of appeal or notice of application for leave to appeal shall be in writing and shall state—

(1) the names and addresses of both parties to the proceedings before the Munitions Tribunal; and

(2) the place where the Tribunal sat; and

(3) the name of the Chairman; and

(4) the decision of the Tribunal; and

(5) the date of the decision; and

(6) the question or questions of law, or of mixed law and fact, which are the grounds of the appeal; and shall be accompanied by a copy of either the complaint or the notice to appear before the Munitions Tribunal.

(b) In every case where the Chairman has given his written permission to appeal, the written permission shall be attached by the appellant to his notice of appeal.

(c) Every application for an extension of time under this rule shall be in writing, and shall state the grounds of the application, and shall be accompanied by the proposed notice of appeal or notice of application for leave to appeal.

(iii) Every notice of appeal, or notice of application for leave to appeal, or for an extension of time, shall be signed by the appellant himself: provided that it shall be sufficient compliance with this rule if—

(a) an appellant who is unable to write affixes his mark to any notice in the presence of a witness who attests the mark; or

(b) in the case of a body corporate, the notice is signed by the secretary, clerk, manager, or solicitor thereof; or

(c) in the case of the Minister of Munitions, the notice purports to be signed by any person duly authorized by the Minister in that behalf.

5. (i) All notices or other documents required or authorized to be given, for the purposes of these rules, to the Judge, shall be addressed to "The Appeals Officer of Munitions Tribunals, Room 751, West Wing, Royal Courts of Justice, London."

(ii) All notices or other documents required or authorised by these rules to be given or sent shall be deemed to be duly given or sent if forwarded by registered post, addressed to the person to whom they are required or authorised to be given or sent, at his last known place of abode, or at any place where he carries on business.

6. Where the Judge has, on a notice of application for leave to appeal, given leave to appeal, it shall not be necessary for the appellant to give any notice of appeal, but the notice of application for leave to appeal shall be treated as a notice of appeal.

ABANDONMENT OF APPEAL.

7. An appellant, at any time after he has served notice of appeal, or notice of application for leave to appeal, and before the day fixed for the hearing or determination, may, subject to

such order as to costs as may be made by the Judge, abandon his appeal by giving notice of abandonment thereof to the Appeals Officer, and the Appeals Officer shall thereupon give notice to the Clerk to the Munitions Tribunal.

SUMMARY DISMISSAL OF APPEAL.

8. (i) If it appears to the Judge that any notice of appeal, purporting to be on a ground which involves a question of law alone, does not show any substantial ground of appeal, he may dismiss it summarily and without requiring or permitting either party to appear or furnish further evidence or argument.

(ii) When the Judge has dismissed an appeal summarily, or has refused an application for leave to appeal, the Appeals Officer shall give notice to the Clerk to the Munitions Tribunal concerned and to the appellant of the decision of the Judge.

NOTICE TO RESPONDENT.

9. The Appeals Officer, where an appeal is to proceed, shall send a copy of the notice of appeal to the respondent and to the Minister of Munitions.

CHAIRMAN'S REPORT.

10. (i) The Appeals Officer, when he has received a notice of appeal or a notice of application for leave to appeal, shall, where the Judge so directs, send to the Chairman a copy of the notice, and thereupon the Chairman shall furnish to the Appeals Officer a copy of the complaint or of the notice to appear before the Munitions Tribunal, together with a report in triplicate setting out the names and addresses of the parties, the evidence in the case, the facts as found by the Tribunal, and the grounds of the decision, or such of the above-mentioned matters as the Judge may require, and shall deal in his report with the appellant's case generally, or with any point arising thereon; and either party may obtain a copy of the Chairman's report on application to the Appeals Officer.

(ii) The Judge may, if he thinks it necessary or expedient, require the chairman who has furnished a report to the Appeals Officer to furnish a further report in such manner as the Judge

may direct, and the Chairman shall thereupon comply with the direction.

DETERMINATION OF APPEAL.

11. The Judge shall hear and determine every appeal in open court except where the appeal is dismissed summarily or where with the written consent of both parties he thinks it expedient to determine an appeal upon the materials before him without requiring either party to appear or to furnish further evidence or argument; provided that the decision on every appeal shall, except where the appeal is dismissed summarily, be given in open court.

NOTICE OF HEARING OR DETERMINATION OF APPEAL.

12. The Appeals Officer shall, in every case where an appeal is to be heard or determined, at least seven days before the hearing or determination, send to the parties and to the Minister of Munitions a notice of the time and place appointed for the hearing or determination.

SUSPENSION OF PENALTIES PENDING APPEAL.

13. Where notice of appeal or notice of application for leave to appeal has been duly given, all proceedings for the recovery of any fine or costs imposed upon either party by the Munitions Tribunal shall be suspended until the abandonment, summary dismissal, or final determination of the appeal.

POWERS OF MINISTER OF MUNITIONS.

14. (i) The Minister of Munitions may with the leave of and subject to such conditions as may be imposed by the Judge appear and be heard on the hearing of any appeal; or may

(ii) At any stage of an appeal substitute himself for either party to the proceedings by giving notice in writing to the Appeals Officer and to both parties, and thereupon these rules shall apply as if the Minister of Munitions were appellant or respondent, as the case may be.

It shall be the duty of a party for whom the Minister of Munitions has substituted himself under this rule to furnish to

the Minister any information, documents, matters and things in his possession or under his control relating to the proceedings which the Minister may require for the purpose of the proceedings.

APPEARANCE OF PARTIES.

15. Each party may, on the hearing of any appeal, appear in person and present his case orally or in writing, or may appear by counsel, or may, in lieu of appearing, send to the Appeals Officer at least two days before the hearing a statement in writing setting forth the arguments in support of his contention, and such arguments shall be considered by the Judge.

POWERS OF JUDGE.

16. The Judge may, on the hearing of any appeal, if he thinks it necessary or expedient—

(i) sit with two or some other even number of assessors selected by the Judge respectively from an employers' panel and from a workmen's panel constituted in such manner as the Minister of Munitions may direct, and may consult with such assessors;

(ii) order the production of any document or other thing relating to the proceedings; and

(iii) order any witnesses who would have been compellable witnesses before the Munitions Tribunal to attend and be examined on oath before him, whether they were or were not examined before the Munitions Tribunal; and

(iv) exercise for the purpose of the proceedings any other powers which are exercisable by any Judge of the High Court.

RESULT OF APPEAL.

17 (i) The Judge may, on the hearing of any appeal, allow or dismiss the appeal, or may order a re-hearing before the Munitions Tribunal, or may make such other order, or may give such directions as he may think just.

(ii) Where the Judge allows an appeal—

(a) an appellant who has paid the whole or any part of any fine or costs imposed upon him by the Munitions

Tribunal, shall be entitled, subject to any order of the Judge, to the return of the sum paid by him;

(b) the Judge may impose any fine or make any order which it was competent for the Munitions Tribunal to have imposed or made, and may, if he thinks fit, direct that his decision shall not invalidate any leaving certificate issued or ordered to be issued by a Munitions Tribunal or any order of a Munitions Tribunal so far as it directs the issue of any leaving certificate.

Any fine imposed by the Judge under this rule shall be paid to the Clerk of the Munitions Tribunal concerned in like manner as if it had been imposed by the Munitions Tribunal, and payment may be enforced as if it were a fine imposed by a Munitions Tribunal, and any order made by the Judge shall be enforced as if it were made by a Munitions Tribunal.

(iii) Where the Judge orders a re-hearing before a Munitions Tribunal—

(a) the Munitions Tribunal and the parties to the proceeding shall have the same rights as if the case had not been previously heard; and

(b) an appellant who has paid the whole or any part of any fine or costs imposed upon him by the Munitions Tribunal shall have the same rights with regard to the recovery thereof as if the Judge had allowed the appeal.

COURT FEES.

18. (i) An appellant shall send to the Appeals Officer a fee of two shillings and sixpence upon giving notice of appeal or notice of application for leave to appeal, and a fee of five shillings before the hearing of an appeal.

(ii) The Judge may, if he thinks fit, remit or reduce any fee.

COSTS.

19. Costs shall be in the absolute discretion of the Judge, who may order costs to be paid by any party or parties to the proceedings in such manner as he shall direct, and may either assess the amount thereof himself or may refer the same for assessment to any other person appointed by him for the purpose. An order for costs may be enforced in the same way as a fine under these rules.

NOTIFYING RESULT OF APPEAL.

20. The Appeals Officer shall upon the final determination of an appeal notify to the Munitions Tribunal concerned and to the Minister of Munitions, and to the parties if they were not present at the hearing thereof, the decision of the Judge.

EFFECT OF DECISION.

21. The decision of the Judge on any appeal shall be binding on all Munitions Tribunals in England and Wales, and there shall be no appeal from such decision.

REMEDIES FOR NON-COMPLIANCE.

22. Non-compliance on the part of either party with these rules, or with any rule of practice for the time being in force under the Acts, shall not prevent the further prosecution or defence of the appeal if the Judge considers that justice can be done, and subject to such terms as the Judge may impose.

Dated the second day of March, 1916.

BUCKMASTER, C.

No. 641.

Supplement to the London Gazette, 10th March, 1916.—11th March, 1916.

[29503]

Military Honours.

WAR OFFICE,

11th March, 1916.

With reference to the announcement of the award of Distinguished Conduct Medals in the Honours Supplement to *The London Gazette*, dated 14th January, 1916,* the following are

*P. 1093.

the acts of gallantry for which the decorations have been awarded:—

1186, Private P. F. W. May, late 2nd King Edward's Horse (attached Canadian Mounted Brigade), for consistent good work, notably when rendering first aid to the wounded under fire.

CANADIAN FORCE.

24086, Private F. Ableson, 13th Canadian Infantry Battalion, for conspicuous gallantry. His company held the extreme left of the British line, and when the enemy broke through the line held by the troops on our immediate left, he rendered invaluable service to his Company Commander by rallying some native troops and getting them back to their trenches. He also directed their fire, as well as that of his own men. He showed the greatest bravery and coolness in the performance of his duties under very heavy fire, and in trying conditions and ultimately was wounded.

20743, Corporal W. H. Baker, 9th Canadian Infantry Battalion (formerly 10th Battalion), for conspicuous gallantry. When a trench had been taken, Corporal Baker went with a party of bombers towards an enemy redoubt, and after sixteen other bombers had been killed or wounded, he remained alone during the whole of the day within 10 yards of this redoubt, using all available bombs to good effect.

18839, Lance-Corporal E. A. Barrett, 4th Canadian Infantry Battalion, for conspicuous gallantry, when in broad daylight and under severe shell and rifle fire and heavy bombing, he voluntarily left the trenches, rushed forward to the enemy's wire, and carried back safely to the trench a severely wounded man, who had been lying there since the attack of the previous day.

5318, Sergeant W. H. B. Bevan, 2nd Field Company, Canadian Engineers, for conspicuous gallantry; he assisted in holding in check a large number of native troops who were retiring in disorder. Later he assisted to hold a trench, under severe fire, after the officer, non-commissioned officer and many men had been killed or wounded. On a later occasion, although knocked down and rendered, for a time, unconscious by a shell explosion, he refused to retire, but with great bravery he continued his work and inspired all ranks by his fine example.

41615, Gunner V. A. Bleakney, 8th Battery, 2nd Canadian Field Artillery Brigade, for conspicuous gallantry and devotion to duty when, as linesman, he was working under heavy shell fire. He also did very good work under severe fire on two other occasions. He is always cheery and energetic.

72176, Private A. V. Bonner, 27th Canadian Infantry Battalion, for conspicuous gallantry. One of the enemy was lying close to the enemy's lines, and as identification was urgently asked for, it was decided to endeavour to bring the man in. Private Bonner volunteered to go out in daylight and with little cover. He succeeded in bringing back his cap, shoulder badge, postcard and newspapers, which gave sufficient identification.

25546, Regimental Sergeant-Major W. A. Bonshor, 14th Canadian Infantry Battalion, for conspicuous gallantry on numerous occasions; he many times, with total disregard for his own safety, led men to positions which would afford them more safety. His bravery, resource and splendid example have given the greatest encouragement to all ranks with him.

1247, Lance-Sergeant E. Bowler, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry and continuous fine work as Corporal to the Medical Section, especially on one occasion, when he attended the wounded, under very heavy fire. He made several trips to and from the dressing station at great personal risk to obtain fresh supplies of dressings, and exhibited the greatest bravery and devotion in his work.

1346, Private G. Bronquest, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry and excellent service; he showed great bravery and coolness in the performance of his duties, often at very critical moments.

81103, Corporal W. R. Brookes, 9th Canadian Infantry Battalion (formerly 10th Battalion), for conspicuous gallantry; he led a party under excessively heavy fire in front of the trenches to bring in an officer who had been severely wounded. The attempt was successful, and the wounded officer brought back to a place of safety.

9648, Private J. Bruno, 3rd Canadian Infantry Battalion, for conspicuous gallantry; he went out with his Company Commander and surprised and captured two of the enemy's patrols. In this dangerous operation one man of the enemy patrol fired at his Company officer. Before the second shot could be fired Private Bruno shot the man dead. His promptness and accuracy of fire enabled the members of the enemy's patrol to be captured without loss of life.

5301, Company Sergeant-Major (now Lieutenant) G. R. Chetwynd, 2nd Field Company, Canadian Engineers, for conspicuous gallantry and ability. On all occasions Company Sergeant-Major Chetwynd has displayed great bravery and resource in preparing bridges for demolition and in the performance of difficult engineering work, frequently under heavy shell and rifle fire. On another occasion he was present, as a volunteer, at the attempt of a detachment to link up the Cana-

dian lines with the advanced line, and, after the non-commissioned officer in charge and many men had been killed and wounded, he rallied the survivors and led them forward with great bravery and skill, under an intensely heavy fire.

1576, Lance-Corporal J. M. Christie, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry, when he lay out in the open under heavy fire, and accounted for a large number of the enemy. On another occasion he carried out, with great bravery, and in broad daylight, a difficult reconnaissance, returning with much valuable information.

1220, Private G. F. Clark, 8th Canadian Infantry Battalion, for conspicuous gallantry; he brought in a wounded man, under heavy fire, from close in front of the enemy's wire. In doing this he was shot through the cap, but immediately went out again, and, with great bravery, succeeded in recovering a machine-gun, which had been abandoned close to the enemy lines.

25819, Sergeant E. Cowen, 14th Canadian Infantry Battalion, for conspicuous gallantry, when he went out twice, under heavy fire, and assisted to bring in wounded men. During the night, when no officer was left with his Company, he took command, and successfully brought ammunition to the firing line under most trying and dangerous conditions.

1806, Quartermaster-Sergeant G. W. Cragg, 1st Canadian Divisional Headquarters Subordinate Staff, for consistent devotion to duty when acting as Clerk to the Administration Branch.

61931, Private A. Deblois, 22nd Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty when, with another man, he carried in a severely wounded comrade under heavy fire. Having no stretcher, they carried him on their shoulders, and, in doing so, had to cross barbed wire and several trenches. Their bravery and physical energy were most marked.

29167, Sergeant A. Denholm, 16th Canadian Infantry Battalion, for conspicuous gallantry and ability. After his officers had been killed or wounded, he rallied the men and led them forward, under heavy fire. On another occasion he exhibited the greatest bravery and coolness in the performance of similar work, and his devotion to duty was most marked on all occasions.

15066, Private J. A. Dunwoody, Lord Strathcona's Horse, Canadian Cavalry Division, for conspicuous good work when reconnoitering the enemy's trenches.

5310, Sergeant C. B. Ferris, 2nd Field Company, Canadian Engineers, for conspicuous gallantry and ability; he repaired roads under heavy fire. While in charge of a detachment of engineers, he was ordered to advance on a pre-arranged signal

to link up communication between trenches. The signal was given, and in response he attempted to enter upon his work, in the face of very heavy fire, the opposing trenches being only 100 yards apart. After several men had been killed in the attempt to carry a line through, Sergeant Ferris advance alone, under extremely heavy fire, to ascertain what was wrong, and, although severely wounded through the lungs at starting, he proceeded in his brave effort, ascertaining the trouble, and struggled back and made his report.

8397, Company Sergeant-Major P. S. Flint, 12th (Reserve) Canadian Infantry Battalion (formerly 2nd Battalion), for conspicuous gallantry whilst in command of a platoon in the attack. He was occupying a position on the left, and was under exceptionally heavy gun and rifle fire, and his splendid bravery and example was such an inspiration to the men under his command that they withstood successfully all attacks upon them. Although wounded in the head, he realized the critical situation, and gallantly kept his men together. His bravery and devotion throughout were very fine.

27419, Company Sergeant-Major A. Goodfellow, 15th Canadian Infantry Battalion, for conspicuous gallantry. When his company commander had been wounded, and other company officers killed or wounded, Company Sergeant-Major Goodfellow rallied the company, and assisted in taking up the new line, which the company finally held. His bravery, resource and devotion to duty were most marked.

42040, Battery Sergeant-Major J. Hamshere, 10th Battery, Canadian Artillery, for conspicuous gallantry. During important operations he performed his duties with bravery and resource, and showed a marked devotion to duty on all occasions.

5112, Sapper B. W. Harmon, 1st Field Company, Canadian Engineers, for conspicuous gallantry and devotion; he constructed a barricade with sandbags across a road under heavy fire, and kept repairing it, when partly demolished by heavy shell fire. Later he remained for thirty-six hours alone constructing tunnels. On another occasion he accompanied the assault in charge of a blocking party to barricade trenches gained. After the first line of trenches had been taken and nearly all the party killed or wounded, Sapper Harmon armed himself with bombs, and continued to force his way forward until he had exhausted the supply and could get no more. During the operations he was severely wounded in several places.

76317, Private W. B. Harris, 29th Canadian Infantry Battalion, for gallant conduct. Private Harris was throwing a bomb when his foot slipped, and the grenade fell on the side of a traverse, where the rest of the grenade class were standing. They all got away except one man. Private Harris, realising

his danger, rushed forward and threw himself on the bomb to save the man. The bomb exploded, and he was severely wounded through his self-sacrificing act.

2873, Corporal J. S. Hewetson, Lord Strathcona's Horse, Canadian Cavalry Division, for conspicuous gallantry and good work, when leading patrols to the enemy wire and obtaining valuable information.

23348, Sergeant J. Holland, 7th Canadian Infantry Battalion, for conspicuous and consistent good work during ten months at the front; he maintained communication with his battalion, which was in an exposed front position, and kept up the supply of rations and ammunition throughout the action. He repeatedly rode over a road in the face of intense fire.

75240, Lance-Corporal A. J. Hourston, 29th Canadian Infantry Battalion, for conspicuous gallantry when in charge of a working party. The enemy opened fire, and with great bravery and skill he brought his party in under heavy machine and rifle fire. Whilst doing so he carried a wounded man, who was much larger and heavier than he was, 150 yards to safety.

15576, Lance-Corporal B. Jones, Signal Troop, Canadian Cavalry Brigade (formerly 6th Battalion, Fort Garry Horse), for conspicuous gallantry when repairing telephone wires under fire, and for general good work.

9063, Lance-Corporal E. H. Jones, 3rd Canadian Infantry Battalion, for conspicuous and consistent good work when he laid twenty-five telephone lines from the firing line under heavy artillery fire and succeeded in maintaining direct communication with advanced headquarters.

46282, Lance-Sergeant W. N. Jones, 13th Canadian Infantry Battalion, for conspicuous gallantry. Immediately after an explosion, Lance-Sergeant Jones, with great bravery, led a party to occupy the crater formed in face of heavy rifle, machine-gun and shell fire. He has on many occasions led patrol and reconnoitering parties with great skill and judgment, and brought in valuable information.

29116, Regimental Sergeant-Major J. Kay, 16th Canadian Infantry Battalion, for conspicuous gallantry since the formation of the battalion, in all the actions in which it has been engaged. He has invariably exhibited bravery and skill in the performance of his duties, and given a fine example of devotion to all ranks.

27001, Sergeant-Major J. Keith, 15th Canadian Infantry Battalion, for conspicuous gallantry in superintending the bringing up (frequently carrying boxes himself) of ammunition and rations to troops in the forward trenches, under very heavy shell fire.

24142, Corporal O. Kranchel, 17th Canadian Infantry Battalion (formerly 13th Battalion), for conspicuous gallantry

in saving a machine-gun. Later, when his section was in a most exposed position, he held on with great bravery for forty-eight hours after his battalion had been relieved, and until the relieving battalion had been able to replace him.

61589, Private P. A. Lambert, 22nd Canadian Infantry Battalion, for conspicuous gallantry and devotion, when, with another man, he carried in a severely wounded comrade under heavy fire. Having no stretcher, they carried him on their shoulders, and in doing so had to cross barbed wire and several trenches. Their bravery and physical energy was most marked.

40336, Sergeant J. R. Langford, 2nd Battery, 1st Canadian Field Artillery Brigade, for conspicuous gallantry; he displayed great bravery and coolness in the performance of his duties under heavy fire and most trying conditions.

74, Sergeant F. W. Larkin, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry. When a team had been killed by a shell, Sergeant Larkin, under very heavy fire, galloped up, unharnessed a dead horse, hooked on his own horse, and got the wagon away, delivering the rations and stores which it contained in the trenches. His bravery and devotion to duty has always been most marked.

5410, Corporal G. Law, 2nd Field Company, Canadian Engineers, for conspicuous gallantry and devotion to duty on many occasions. For two periods of a fortnight and a week respectively he was continuously working under fire. On another occasion he assisted in dangerous mining operations and in repairing trenches under fire, and on another he assisted to place a mine in an advanced post just taken from the enemy.

880, Corporal W. Legge, Royal Canadian Dragoons, for conspicuous gallantry. A machine-gun in the enemy's position having caused heavy losses and held up an attack, Corporal Legge crept out in the night, under heavy fire, located the gun, and enabled it to be silenced. His bravery and devotion were very marked.

28817, Sergeant W. Le Maitre, 16th Canadian Infantry Battalion, for conspicuous gallantry since the formation of the battalion, and in all the actions in which it has been engaged. He has invariably exhibited bravery and skill in the performance of his duties, and given a fine example of devotion to all ranks with him.

28705, Corporal A. Lyons, 16th Canadian Infantry Battalion, for conspicuous gallantry; he continually carried messages under very heavy fire. He also brought a wounded officer into safety, and exhibited great bravery and resource in several difficult reconnaissances to ascertain the enemy's position.

40217, Sergeant W. MacInnes, 1st Battery, Canadian Artillery, for conspicuous gallantry. Sergeant MacInnes was gun-

layer during a heavy engagement. When the officer and senior non-commissioned officers had all been killed or wounded, he assumed command of his gun detachment, and by his bravery and resource undoubtedly saved a critical situation. He has invariably shown great devotion to duty.

81576, Lance-Corporal J. Maxwell, 2nd Canadian Infantry Battalion, for conspicuous and consistent good service since he joined the battalion. He has frequently led patrols, notably on one occasion when, with two men, he cut the enemy's wire and got on to the enemy parapet to examine the trench. Seeing a group of five men in the trench, he bombed them with good effect and then brought his patrol safely back.

11262, Private M. G. McCauley, 4th Canadian Infantry Battalion, for conspicuous gallantry. When all the members of his machine-gun team were either killed or wounded while advancing to take up a position, he snatched the gun from the last hit man and mounted it for action. In endeavouring to fire he found that the gun had been rendered temporarily useless by a shell. He at once voluntarily went out, in the face of severe shell and rifle fire, and procured sufficient spare parts from his killed and wounded comrades, returned, dismounted the gun, and finally succeeded in repairing it. He rushed out again and obtained ammunition, which had been dropped several hundred yards in the rear, and returned to his gun, opened fire, and rendered invaluable services to the advancing infantry. On many occasions his bravery and devotion to duty have been most marked.

650, Company Quartermaster-Sergeant G. L. McDonell, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry and devotion, when in charge of divisional headquarters transport, which were situated about 250 yards from the headquarters billets. The stables were set on fire by shell fire. Company Sergeant-Major McDonell, in order to save the horses, made four journeys from the billets to the stables, under very heavy shell fire. He succeeded in saving all the horses and other Government property besides.

42053, Sergeant C. G. McDougall, 4th Battery, Canadian Artillery, for conspicuous gallantry when in command of his gun under heavy rifle and shell fire in the front line trenches. On one occasion Sergeant McDougall showed great bravery and skill in taking his gun safely from a dangerous position.

12736, Corporal E. G. McFeat, 5th Canadian Infantry Battalion, for conspicuous gallantry when he went out twice and rescued two wounded men, one after the other, under heavy fire. On another occasion he tended the wounded under heavy shell fire.

13762, Private J. McIvor, 5th Canadian Infantry Battalion, for conspicuous gallantry when he went out from the dressing station and carried in a wounded officer under heavy fire. On another occasion he again made an attempt to reach and rescue wounded, but unfortunately was severely wounded.

13760, Private N. McIvor, 5th Canadian Infantry Battalion, for conspicuous gallantry when he went out from the dressing station and carried in a wounded officer, under heavy fire. On another occasion he again made an attempt to reach and rescue wounded.

1158, Serjeant H. McKenzie, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry. His machine-gun having been blown up by a shell and the whole crew killed or wounded. Corporal McKenzie displayed the utmost coolness in stripping the wrecked gun of all undamaged parts and bringing them safely out of the trench; which by then had been absolutely demolished. Having no machine gun, he volunteered to carry messages to and from Brigade Headquarters under terrific fire, and succeeded. His devotion to duty has always been most marked.

26621, Lance-Corporal A. L. McLean, 14th Canadian Infantry Battalion; for conspicuous gallantry in carrying despatches under heavy shrapnel and rifle fire. He also showed great bravery and resource in carrying messages from the advanced line to the Battalion Headquarters under trying conditions, being under shrapnel fire the whole time.

16922, Private W. A. McQueen, 30th (Reserve) Canadian Infantry Battalion (formerly 7th Battalion), for conspicuous gallantry. After an attack he took the lead in going out into the narrow 40-yard strip between the trenches to bring in the dead and rescue the wounded. Private McQueen has invariably shown great bravery and coolness on all occasions under heavy fire.

63640, Private J. Millard, 4th Canadian Infantry Battalion, for conspicuous gallantry. He accompanied an officer on a daring reconnaissance, and, when the officer had been challenged and fired on near the enemy's parapet and had got hopelessly entangled in the wire, Private Millard, regardless of the rapid fire opened on him by the enemy, rushed in, freed the officer and helped him back to safety.

81597, Serjeant E. R. Milne, 10th Canadian Infantry Battalion, for conspicuous gallantry. When his platoon officer and every non-commissioned officer had been killed or wounded he took charge of the platoon and led it with conspicuous bravery and coolness. On another occasion he also showed the greatest courage and coolness under heavy fire, in the performance of his duties.

71410, Private J. J. Milne, 27th Canadian Infantry Battalion, for conspicuous gallantry. One of the enemy was lying close to the enemy's lines, and as identifications were urgently asked for, it was decided to endeavour to bring the man in. Private Milne volunteered to go out in daylight and with little cover. He succeeded in bringing back his cap, shoulder badge, postcard and newspaper, which gave sufficient identification.

2788, Private A. W. Mitchell, Lord Strathcona's Horse, for conspicuous gallantry; he carried messages, and repaired broken telephone wires, under heavy fire, exhibiting great courage and devotion to duty.

19584, Serjeant C. Morrison, 10th Canadian Infantry Battalion, for conspicuous gallantry; in spite of intense bombardment, he went out time after time to repair breaks in the telephone wires, and later he ran a complete new telephone to the front firing line.

41654, Corporal D. Murray, 2nd Canadian Divisional Artillery Brigade Headquarters, for conspicuous gallantry and devotion. While in charge of brigade telephonists and linesmen, he maintained telephonic communication between Brigade Headquarters and infantry, constantly under shell and rifle fire. He also laid the wires of the brigade, and maintained them with great skill and bravery, regardless of danger, during five months in action on different fronts.

6256, Private J. F. Murray, 1st Canadian Infantry Battalion, for conspicuous gallantry; during a bombardment, he continually carried messages under heavy shrapnel fire. With a comrade's assistance he rescued three men who had been buried in a "feather" trench after the remaining five in the same place had been killed. He also did fine work on three other occasions.

616, Company Serjeant-Major H. Neighbour, 8th Canadian Infantry Battalion, for conspicuous gallantry. He has invariably shown the greatest bravery, coolness and devotion to duty, and has given a fine example to all with him, under the most trying conditions.

6879, Serjeant F. C. C. Newell, 1st Canadian Infantry Battalion, for conspicuous gallantry. At a critical stage in the operations, after four men in succession had been killed in attempts to carry messages back from a captured trench to the British line, he volunteered to deliver the message and succeeded in so doing, although he was obliged to cross a zone heavily swept by fire.

5612, Second Corporal J. F. Norton, No. 4 Section, 1st Canadian Divisional Signal Company (Canadian Engineers, Telegraph Detachment), for conspicuous gallantry and devotion

to duty as a telephone linesman. He set a fine example under heavy shell and rifle fire.

1805, Quartermaster-Serjeant P. M. Orbinski, 1st Canadian Divisional Headquarters Subordinate Staff, for consistent gallant conduct and devotion to duty, especially during three important operations, acting as Clerk to the G.S.O.

24204, Company Serjeant-Major N. Osborne, 13th Canadian Infantry Battalion, for conspicuous gallantry and devotion. When his platoon commander had been killed, and the other company officers killed or wounded, Company Serjeant-Major Osborne collected the remains of his platoon and led them up to the firing line, under very heavy shell and rifle fire. During the whole of the action, he displayed great bravery and skill in controlling the fire and replenishing the supply of ammunition. His devotion to duty was most marked.

77902, Private W. Paterson, 30th Canadian Infantry Battalion (formerly 7th Battalion), for conspicuous gallantry on several occasions, notably when with a bombing party during an attack. He took over command of the party when the officer had become a casualty, and single-handed bombed into the enemy's trenches.

51383, Lance-Corporal A. G. Pearson, Princess Patricia's Canadian Light Infantry, for conspicuous gallantry and devotion. After practically all the garrison at the front trenches had been killed or wounded by the enemy's shell fire, Lance-Corporal Pearson, with a few men, still held on, and, fortunately, although wounded himself, managed to bring out the survivors in safety after a new position had been taken up.

2586, Serjeant F. C. Powell, Lord Strathcona's Horse, for conspicuous gallantry in carrying messages, rallying men, and in the performance of his duties.

30006, Corporal M. S. Purton, No. 1 Company Divisional Train, Canadian Army Service Corps, for conspicuous gallantry in carrying up supplies and bringing back wounded under heavy shell fire. He had four wagons under his charge, and displayed great bravery and skill in handling them.

40005, Bombardier G. Quilter, 1st Canadian Artillery Divisional Headquarters, for conspicuous gallantry and good work, first as telephonist, and later carrying messages under heavy shell and rifle fire.

8280, Serjeant J. Richardson, 2nd Canadian Infantry Battalion, for conspicuous gallantry and ability. Serjeant Richardson, when orders were passed in English by enemy officers, scenting trouble, gave orders to his men to disregard all instructions from the right. One of the orders passed was to surrender, and that they were surrounded. His disregard of this order and his prompt action following it, saved the situation.

For several months his bravery and example have inspired all ranks with him.

16269, Serjeant J. Robinson, 7th Canadian Infantry Battalion, for conspicuous gallantry. In the progress of a heavy enemy attack, a mistaken order was passed through the trenches ordering retirement. As the men started to leave their position, Serjeant Robinson got them back, and with great coolness and bravery kept them in their places. He has invariably exhibited great bravery and devotion, and, in spite of his age, fifty-eight years, has always exhibited the greatest cheerfulness under dangerous conditions and trying times.

6856, Private C. D. Smith, 1st Canadian Infantry Battalion, for conspicuous gallantry. After the capture of the enemy's trenches, and all the supply of bombs having become exhausted, Private Smith, on his own initiative, and after several attempts had failed, made five successive journeys through a fire-swept zone and back, bringing up fresh supplies of bombs, thus contributing by his bravery and determination to the successful maintenance of the position won.

754, Private L. L. Spalding, 39th Canadian Infantry Battalion (formerly 8th Battalion), for conspicuous gallantry when the machine-guns of his regiment were supporting an infantry regiment in the trenches. The entire section was either killed or wounded, and, although Private Spalding was himself wounded, he stood in an exposed position working the gun until he was finally disabled.

9068, Serjeant H. V. Spence, 3rd Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty as Stretcher-bearer Serjeant. He has shown great coolness and personal bravery when aiding and removing the wounded.

5749, Sapper F. T. Spencer, No. 2 Section, 1st Canadian Divisional Signal Company, for conspicuous gallantry and devotion to duty when laying and repairing telephone lines under heavy shell and rifle fire. He has set a fine example in times of great danger.

12001, Staff Serjeant A. P. Sprange, Canadian Army Corps Headquarters, for consistent good work as Chief Clerk in 2nd Canadian Infantry Brigade Office throughout heavy fighting. He was six days at the advanced report centre where the Brigade Major and Staff Captain were both seriously wounded in the dug-out in which he was working, and proved himself a thoroughly reliable man and of great service to the Corps.

25540, Regimental Serjeant-Major J. M. Stephenson, 23rd Canadian Infantry Battalion (formerly 14th Battalion), for conspicuous gallantry; he was instrumental in keeping up the supply of ammunition, and, in many instances, he carried the boxes himself into the line, under very heavy shell fire, dis-

playing the greatest bravery and devotion. He has twice been wounded in action.

41265, Gunner S. Stickland, Reserve Brigade, Canadian Artillery (formerly 7th Battery), for conspicuous gallantry as battery telephone linesman. During operations he was constantly under shell and rifle fire patrolling and repairing battery lines, until he was finally wounded by shrapnel while on duty as a telephonist in a forward infantry trench

77689, Private B. A. Styles, 15th Canadian Infantry Battalion, for conspicuous gallantry during an action; he assisted to carry wounded all day and night, under heavy fire, and only gave up when thoroughly exhausted, and having been slightly wounded.

30240, Driver F. Sutcliffe, No. 2 Company Divisional Train, Canadian Army Service Corps, for conspicuous gallantry; he took wagons, loaded with bombs, to various infantry units, along the trenches, under very heavy shell fire.

16958, Serjeant W. Swindells, 30th Canadian Infantry Battalion (formerly 7th Battalion), for conspicuous gallantry. When all his company officers had been killed or wounded, and the remnants of his company were forced from their trench by terrific fire, he rallied and led them back again, displaying the greatest bravery and daring on this and on many other occasions.

45006, Company Serjeant-Major (now Lieutenant) G. R. Turner, 3rd Field Company, Canadian Engineers, for conspicuous gallantry and devotion in carrying in wounded under heavy shell, machine-gun and rifle fire. He also showed great bravery and resource in charge of detachments digging in new and advanced lines of trenches, and generally assisting with the defence, the work being carried on under heavy and continuous fire.

27020, Serjeant W. B. Venner, 15th Canadian Infantry Battalion, for conspicuous gallantry in repairing telephone lines, under heavy fire, thereby enabling communication to be kept up.

41722, Serjeant J. Ward, 2nd Artillery Brigade Ammunition Column, Canadian Artillery, for conspicuous gallantry during the operations. When the brigade ammunition column was forced out of two successive positions by heavy shell and rifle fire, Serjeant Ward maintained communication with the officer commanding the Brigade, and his reports were very valuable. He delivered ammunition supplies direct to the infantry in the trenches, although his horse had been shot under him.

42423, Battery Serjeant-Major R. Wildgoose, 9th Battery Canadian Artillery, for conspicuous gallantry, especially during three important operations; he performed his duties with bravery and resource, and showed a marked devotion to duty on all occasions.

9066, Lance-Corporal F. Williams, 3rd Canadian Infantry Battalion, for conspicuous gallantry; he voluntarily accompanied an officer to bring in a wounded officer in broad daylight, under heavy rifle and machine-gun fire. He also displayed great courage and resource in maintaining the wires for communication between the signalling station and other centres, under a continuous and heavy fire. The repairs had to be made under the most difficult and dangerous conditions.

8281, Serjeant G. G. Winterbottom, 2nd Canadian Infantry Battalion, for conspicuous and consistent good service. He was in charge of a party which carried explosives to a mine under heavy fire. Also on the same day, he took over command of a platoon when the officer was wounded, and handled it with great skill. He has done efficient work as Acting Company Serjeant-Major.

No. 642.

Canada Gazette, 18th March, 1916.

Order in Council providing for the licensing of British Ships of Canadian register for foreign voyages.

P. C. 522.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 11th day of March, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS, His Majesty's Government, holding that such action was essential to the defence and protection of the realm, passed an Order in Council on the 10th November, 1915¹, prohibiting British registered steamships exceeding 500 tons gross tonnage from engaging in voyages from one foreign port to another foreign port, as from the first day of November, 1915, unless the owners or charterers of such steamships had been granted a license to so trade;

¹p. 906.

AND WHEREAS, the aforesaid Order in Council authorized and directed the President of the Board of Trade to appoint persons to carry out and give effect to the provisions of the Order and to grant licenses where and when desirable;

AND WHEREAS, the said Order in Council of the 10th November, 1915, was supplemented by an Order in Council of the 15th February, 1916*, prohibiting British registered steamships in excess of 500 tons gross tonnage, except those engaged in the coasting trade of the United Kingdom, from proceeding on any voyages unless a license as provided for by the Order in Council of the 10th November, 1915, has issued;

AND WHEREAS, there are on the Canadian register upwards of 300 steamers with a gross tonnage of over five hundred tons, and these vessels or any number of them may engage without interference in voyages between one foreign port and another foreign port or between a port in Canada and a foreign port or *vice versa*;

AND WHEREAS, it is deemed desirable that, in the circumstances, Canadian registered steamers should not engage in voyages from one foreign port to another foreign port or from a port in Canada to a port in a foreign country and *vice versa*, except voyages from a port in Canada to a port in the United States of America and *vice versa*, without the knowledge or consent of the Government,—

THEREFORE, His Royal Highness the Governor General in Council is pleased to order and it is hereby ordered as follows:—

(a) All Canadian registered steamers whose gross tonnage exceeds 500 tons are, as from the first day of April, 1916, prohibited from proceeding on any voyage excepting voyages from a port in Canada to another port in Canada and from a port in Canada to a port in the United States and *vice versa*, unless a license to do so has been granted to or in favour of the owners or charterers of such steamships;

(b) The Minister of Marine and Fisheries is hereby authorized and directed to appoint a Committee of persons that shall have power to grant the licenses required by the next preceding paragraph, which may be general in reference to classes of ships or their voyages, or special;

(c) The Minister of Marine and Fisheries is authorized from time to time, should necessity appear therefor, to add other

*p. 1178.

persons as members of such Committee and to substitute as members thereof, other persons for such members as may from time to time die, resign or become incapable of acting thereon.

His Royal Highness the Governor General in Council under and in virtue of the provisions of section 8 of The War Measures Act, 1914, is further pleased to order and it is hereby ordered that all steamships failing or refusing to obtain a license as provided in the preceding sections hereof shall be subject to forfeiture.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 643.

Canada Gazette, 1st April, 1916.

Notice to Mariners.

No. 20 of 1916.

SCOTLAND.

**(73) WEST COAST—RIVER CLYDE—CARDROSS LIGHT—ALTER-
ATION IN POSITION AND CHARACTER.**

New position—On the northern side of the channel, at a distance of 4 cables, 95° (S. 67° E. mag.) from former position.

Lat. 55° 56½' N., Long. 4° 38¼' W.

New Character.—The light has been altered from occulting white to *flashing white every four seconds*.

Remarks.—No. "4" buoy, painted in black and white chequers, formerly situated near the new position of the above light, has been withdrawn.

N. to M. No. 20 (73) 11-3-16.

Variation in 1916: 18° W.

Authority: British Admiralty N. to M. No. 193 of 1916.

Admiralty Chart: No. 2006.

WALES.

(74) SOUTH COAST—SWANSEA BAY—THE MUMBLES—FOUL
GROUND EASTWARD OF.

Position.—At a distance of $5\frac{1}{4}$ cables, 66° (N. 83° E. mag.) from Mumbles lighthouse.

Lat. $51^{\circ} 34'$ N., Long. $3^{\circ} 57\frac{1}{2}'$ W.

Details.—Foul ground exists over the remains of the wreck of a small schooner sunk in the above position.

N. to M. No. 20 (74) 11–3–16.

Variation in 1916: 17° W.

Authority: British Admiralty N. to M. No. 194 of 1916.

Admiralty charts: Nos. 1161, 1076, and 1179.

Publication: W. C. England Pilot, 1910, pages 180 and 181

ENGLAND.

(75) SOUTHEAST COAST—THE DOWNS—GOODWIN FORK—
LIGHTBUOY ESTABLISHED.

Position.—At a distance of about $2\frac{1}{2}$ cables, north-eastward, from the charted position of Goodwin Fork black conical buoy, which has been withdrawn, and $2\frac{7}{10}$ miles, 76° (N. 89° E. Mag.) from the outer end of Deal pier.

Lat. $51^{\circ} 14'$ N., Long. $1^{\circ} 28\frac{3}{4}'$ E.

Description.—A black conical light-buoy, known as “Goodwin Fork,” exhibiting a *flashing white light every five seconds*, thus:—

Flash,	eclipse,
$1\frac{1}{2}$ secs.	$3\frac{1}{2}$ secs.

N. to M. No. 20 (75) 11–3–16.

Variation in 1916: 13° W.

Authority: British Admiralty N. to M. No. 192 of 1916.

Admiralty charts: Nos. 1828, 1895, 1431 and 1406.

Publication: Channel Pilot, Part 1, 1908, page 296.

A. JOHNSTON,
Deputy Minister.

Department of Marine,
Ottawa, Canada, 11th March, 1916.

No. 644.

The London Gazette, 17th March, 1916.

[29512.]

Notice of Russian Contraband of War.

FOREIGN OFFICE,
March 13, 1916.

The Secretary of State for Foreign Affairs has received from His Majesty's Ambassadors at Petrograd the following memorandum, prepared by the Commercial Attaché to His Majesty's Embassy, in continuation of the memorandum which appeared in the London Gazette of June 25th, 1915:—

The "Official Messenger" of Petrograd, of to-day's date, publishes an Imperial Ukase of January 24th-February 6th, replacing the contraband lists given in the Imperial Decree of August 10th-23rd, 1915 and reported in Sir G. Buchanan's despatch, No. 152 Commercial, of August 29th, 1915, by new revised lists of absolute and conditional contraband. The new Russian revised list of absolute contraband (Items Nos. 1-42) is identical with the list (Schedule 1, Items 1-42), given in the King's Proclamation of October 14th, 1915, with the following slight differences:—

In Item 8: At end, between the Russian equivalents for *urea* and *cyanamide*, the Russian list includes *carbamide*.

In Item 28: The English list has: "Mineral oils, including benzine and motor spirit." The Russian list has: "Mineral oils, including benzine and other liquid fuel for internal combustion."

In Item 32: After the word *Lubricants*, the Russian text adds "including castor oil."

In Item 42: The following words in the English text, on a scale of four miles to one inch or any larger scale," are thus converted in the Russian: "on a scale of more than $\frac{1}{250000}$."

The new Russian conditional list, Items Nos. 1-14, is identical with the list (Schedule II, Items 1-14) given in the King's Proclamation of October 14th, 1915.

No. 645.

The London Gazette, 14th March, 1916.

[29506]

Notice of winding-up of certain firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

43. J. and J. Kohn, 54, Great Eastern Street, London, E.C., Austrian Bentwood Manufacturers. *Controller:* Henry William Dommett Soper, 7, Great Winchester Street, E.C. 13 March, 1916.

44. Chemical Works, late H. and E. Albert, 15, Philpot Lane, London, E.C., Chemical Manufacturers. *Controller:* John W. Woodthrope, 1, Leadenhall Street, E.C. 9 March, 1916.

No. 646.

The London Gazette, 17th March, 1916.

[29512]

Notice to Mariners.

No. 272 of the year 1916.

**ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.**

PILOTAGE AND TRAFFIC REGULATIONS.

Former notice.—No. 228* of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

*p. 1279.

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of 51° 40' and 51° 54'

North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(*d*) Pilots can also be obtained at LONDON for the Downs and Great Yarmouth (including the River Thames and approaches).

NOTE.—The pilots referred to in this Notice are the pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Light-Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 8.30 p.m. and 4 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 8.30 p.m. and 4 a.m. No merchant or other private vessel, is however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, between the hours of 8.30 p.m. and 4 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

NOTE.—This Notice, is a repetition of Notice No. 228 of 1916, with amendments to Section I., paragraph 5 (*d*).

CAUTION.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 13th March, 1916.

No. 647.

Order in Council providing for a campaign of Production and Thrift.

P. C. 568.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 14th March, 1916.

The Committee of the Privy Council have had before them a joint Report, dated 7th March, 1916, from the Minister of Finance and the Acting Minister of Agriculture, submitting that they have had under consideration the desirability of conducting an advertising campaign for "Production and Thrift" through the medium of the public press.

The Ministers state that to effect this a series of advertisements with special reference to (a) agricultural production, (b)

saving and thrift would be prepared and inserted in every daily and weekly newspaper published in Canada, one every week, for six weeks, beginning, if possible before the end of March.

Special emphasis would be laid in the advertisements on the patriotic and economic necessity of increased production to repair the wastage of the war and to conserve the financial strength of the nation and on the fact that individual members of the community who would not otherwise have money for investment would as a result be able to participate in the purchase of War Loan Securities and thus have a direct and helpful part in bring the War itself nearer to a successful issue.

To provide funds to meet the necessary outlay, the Ministers recommend that an item be placed in the estimates for 1916-17 appropriating a sum not exceeding \$50,000 and, if approved, that the Department of Agriculture be charged with the duty of making the expenditure.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 648.

Order in Council making the provisions of the Industrial Disputes Investigation Act, 1907, applicable in cases of disputes arising with Munition Workers.

P. C. 580.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 14th day of March, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased, in virtue of the War Measures Act, 1914, to order that the provisions of the Industrial Disputes Investigation Act, 1907, other than section 63 thereof, shall specifically apply in the case of any dispute between employers and employees,

which threatens to result in a strike or lockout, in any industry connected with the construction, production, repairing, manufacture, transportation or delivery of ships, vessels, works, buildings, munitions, ordnance, guns, explosives, and all materials and supplies of every nature and description whatsoever, intended for the use of His Majesty's military or naval forces or militia, or for the forces of the nations allied with the United Kingdom in the present war.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 649.

Canada Gazette, 18th March, 1916.

Post Office Notice.

POST OFFICE DEPARTMENT, CANADA.

OTTAWA, 14th March, 1916.

Notice is hereby given that in pursuance of power vested in the Postmaster General by Order in Council No. 94, assented to on the 6th day of November, 1914, under and in virtue of the provisions of section 6 of The War Measures Act, 1914, the "Josephinum Weekly," a weekly paper edited and published by the Pontifical College Josephinum, 821 E. Main Street, Columbus, Ohio, is from this date refused the privilege of the mails in Canada, and is prohibited from circulation in Canada, in any way. Under the terms of the Order in Council above quoted, no person in Canada shall be permitted hereafter to be in possession of any such paper or of any issue thereof, already published or hereafter to be published, and further, any person in possession of any such paper shall be liable to a fine not exceeding five thousand dollars or imprisonment for any term not exceeding five years or to both fine and imprisonment.

R. M. COULTER,
Deputy Postmaster General.

No. 650.

Canada Gazette, 8th April, 1916.

*Second Supplement to The London Gazette, 14th March, 1916.—
15th March, 1916.*

[29508]

Military Honours.

WAR OFFICE,

15th March, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officers to be Companions of the Distinguished Service Order, in recognition of their gallantry and devotion to duty in the field:—

Captain Andrew Henry Jukes, 9th Gurkha Rifles, Indian Army (Staff Captain, 6th Canadian Infantry Brigade) for conspicuous good service and ability as a Staff Captain, Intelligence, Captain Jukes organized on two occasions enterprises against the enemy trenches, with marked success. His enterprise and careful training has resulted in most excellent work on the part of the Scouts.

Captain Duncan Eberts MacIntyre, 28th Canadian Infantry Battalion, for conspicuous gallantry, when leading an assaulting party after personal reconnaissance. Having reached the enemy trenches, Captain MacIntyre acted with great promptness, and later showed great coolness and presence of mind in the selection of a suitable line of retirement.

Captain Kenneth Churchill Craigie Taylor, 29th Canadian Infantry Battalion, for conspicuous gallantry when leading bombers in a raid on enemy trenches. Although wounded, Captain Taylor jumped into the trench, and disposed of several of the enemy with bomb, revolver and bayonet. Later he withdrew his men most coolly, and assisted in taking back wounded.

Lieutenant Bertram Osmer Hooper, 19th Canadian Infantry Battalion, for conspicuous conduct when on reconnaissance. Lieutenant Hooper, with four men, remained in the enemy trench till he had made a careful reconnaissance of the adjacent trenches, thereby gaining much valuable information.

Lieutenant Stanley Hornsby Kent, 10th Canadian Infantry Battalion, for conspicuous gallantry. He led a wire-cutting party, which worked for six hours, and then headed an attacking party through the gap. In spite of heavy machine-gun and rifle fire and bombing by the enemy he inflicted severe loss on them. He has on two previous occasions led daring reconnaissances.

Lieutenant Nigel Evans O'Brian, 29th Canadian Infantry Battalion, for conspicuous bravery during an assault. Lieutenant O'Brian led his section with great gallantry, personally killing several of the enemy and taking others prisoners. He obtained important information of the enemy trenches.

Lieutenant Alfred Syer Trimmer, 10th Canadian Infantry Battalion, for conspicuous gallantry. He led a party of bombers through the enemy's wire and inflicted severe loss on the enemy. Although wounded, he remained behind till all his men had got away from the wire.

Lieutenant Lemuel Allan Wilmot, 29th Canadian Infantry Battalion, for conspicuous gallantry during an assault. Lieutenant Wilmot was under heavy fire for several hours whilst cutting wire. He then led an assaulting party, and, though wounded, superintended their withdrawal.

Lieutenant Lewis Younger, 10th Canadian Infantry Battalion, for conspicuous gallantry. He commanded the men covering a wire-cutting party previous to an attack on the enemy, and subsequently led one of the bombing parties up to the enemy's trenches. He personally accounted for several of the enemy.

His Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and Men for acts of gallantry and devotion to duty in the field:—

74091, Private J. C. Andrews, 28th Canadian Infantry Battalion, for conspicuous gallantry during an attack on the enemy's trenches. He led the bombers to where the enemy were in force, and there killed five and took one prisoner. He gave great assistance in guiding back his party.

22555, Serjeant A. Budd, 10th Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty. After returning much exhausted from an attack, he volunteered to go out for the wounded, and assisted in bringing in three. Later he carried a fourth badly wounded man nearly 400 yards into safety.

74034, Lance-Serjeant W. Burd, 28th Canadian Infantry Battalion, for conspicuous gallantry during an attack on the enemy's trenches. He led the leading bombing party over the parapet and attacked a machine-gun emplacement. He continued bombing out a party of the enemy till he was seriously wounded, and then insisted on coming back alone.

21452, Private F. S. Cox, 10th Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty. During an attack on the enemy he did great execution as a bomber, and later volunteered to go out again and bring in the wounded. He did fine work.

55636, Private J. Hutchison, 19th Canadian Infantry Battalion, for conspicuous gallantry. Lance-Serjeant Jackson and Private Hutchison accompanied the Battalion Grenade Officer into the enemy's trench, and remained there reconnoitering for half an hour. Valuable information resulted from this hazardous expedition.

79311, Private A. H. Jackson, 31st Canadian Infantry Battalion, for conspicuous gallantry. A large bomb fell among a party working in the front trench. Private Jackson at once, at great personal risk, drew the fuse out, thus rendering the bomb harmless and saving many casualties.

55763, Lance-Sergeant L. Jackson, 19th Canadian Infantry Battalion, for conspicuous gallantry. Lance-Serjeant Jackson and Private Hutchison accompanied the Battalion Grenade Officer into the enemy's trench and remained there reconnoitering for half an hour. Valuable information resulted from this hazardous expedition.

75070, Lance-Sergeant F. W. Kirkland, 29th Canadian Infantry Battalion, for conspicuous gallantry during a raid on the enemy's trenches. He assisted in cutting the wire, working several hours close to an enemy machine-gun. He helped Lieutenant Wilmot in leading the assault, and, though wounded, he marked the line for the withdrawal. He had previously done excellent reconnoissance work.

19913, Private F. Sixby, 10th Canadian Infantry Battalion, for conspicuous gallantry when with a wire-cutting party. He cut 16 yards of the enemy's wire and then joined in the attack which followed, displaying great coolness.

74076, Lance-Corporal G. S. Turner, 28th Canadian Infantry Battalion, for conspicuous gallantry and determination. Prior to a night attack on the enemy's trenches he crawled out

with a corporal, and in 4½ hours cut a passage through the enemy's wire just under a machine-gun. He then joined in the assault, was one of the first to enter the enemy's trenches, and displayed great courage.

The undermentioned have been awarded a Clasp to his Distinguished Conduct Medal for subsequent acts of conspicuous gallantry:—

81597, Serjeant E. R. Milne, 10th Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty. He cut 21 yards of the enemy's wire in six hours, returned to the trenches, and lead the attacking party through the wire, subsequently commanding one of the bombing parties. He was four times wounded, but remained with his men throughout with the greatest determination.

No. 651.

The London Gazette, 17th March, 1916.

[29512]

Italian Decrees relative to Enemy Merchant Vessels.

FOREIGN OFFICE,
March 15, 1916.

According to a notification received from His Majesty's Ambassador at Rome the Italian Government have by a Decree dated February 10th, 1916, amended Article 1 of the Decree (No. 1014) of June 24th, 1915, which provides (Article 2) for the confiscation of enemy merchant vessels by way of reprisal for certain hostile acts. A translation of the latter Decree was published in Parliamentary Paper Miscellaneous No. 18 (1915).

The text of Article 1 as thus amended is as follows (translation):—

Article 1. If the enemy causes damage to the lives or goods of Italian subjects or citizens by bombarding undefended towns, ports, villages, houses, or other buildings, by destroying merchantmen unarmed **or armed for defence in accordance with the provisions of Article 109 of the Mercan-*

* The words in italics are added by the Decree of February 10th, 1916.

tile Marine Code, or by committing any hostile acts which are contrary to the principles of the rights of war generally recognized and admitted, the Government of the King are authorized to order the appropriation of the sum required to indemnify Italian subjects or citizens, or their representatives, who have suffered damage from the enemy, from the fund which has been established by the Caisse of Deposits for seamen in the maritime department of Genoa in accordance with the terms of Article 6 of our Decree of the 17th June, 1915, No. 957.

No. 652.

*Fourth Supplement to The London Gazette, 14th March, 1916—
16th March, 1916.*

[29510.]

Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.

**AT THE COUNCIL CHAMBER, WHITEHALL, THE
16TH DAY OF MARCH, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, subsection one of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916, to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

AND WHEREAS by Section one, subsection two of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on

the recommendation of a Secretary of State, such List as so varied or added to, being in the said Proclamation referred to as the "Statutory List."

AND WHEREAS there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the List of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited by the Proclamation dated the 29th day of February, 1916, should be amended by the variation and addition of the names set forth in the Schedule hereto.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINE REPUBLIC.

Bunge, Ernesto A., and Born, J., B. Mitre 226, Buenos Aires.

Hardy, E. & Co. (formerly Hardy and Muhlenkamp), Buenos Aires and Rosario.

Weil Hermanos & Co., Buenos Aires.

MOROCCO.

Jahn (or Yahn) & Toledano, Laraiche.

NETHERLANDS.

Van Perlstein & Co., Singel, 512, Amsterdam.

PERSIA.

Abdul Rahim Arab.

Agha Muhammad Yusuf Khabbez Beglaroff, Kazvin.

Agha Muhammad Ismail Isfahani, Meshed.

Amin-ut-Tujjar (alias Agha Isfahansi), Ispahan.

Baue, Tehran.

Bonati (Schwerin), Tehran.

Christodoroff, Zares, Resht.

Eger, Brothers, Meshed.

Farbwerke vorm. Meister Lucius & Brunig, Ispahan.

Fars Company, Shiraz.

Haji Abbas Arab, Ispahan.

Haji Abdur Rahman Shirazi, Bombay and Shiraz.

Haji Amin, Ispahan.

Haji Goulam Hussein, Sons of, Resht.

Haji Lutfali Tabrizi, Tehran.

Haji Muhammad Reza, Ispahan.

Haji Mihammed Ibrahim (Malik-ut-Tujjar), Ispahan.

Haji Muhammad Ibrahim Tehrani Sakkon, Tehran.

Haji Muhammad Welinkani, Kerman.

Haji Saleh Arab, Successors of, viz.—Haji Amin, Haji Mohammed.

Reza and Zafar, Ispahan.

Herold, M., Meshed.

Hoffman, Meshed.

Ismaloff (Georges & Jean), Kazvin.

Ittahadie Fils, Tehran.

Keprielli, Meshed.

Lascarides Freres, Resht.

Maison Hollandaise (Prins, C. F.), Tehran.

Malik-ut-Tujjar (Haji Muhammed Ibrahim), Ispahan.

Meshedi Ismail Salmasi, Kerman.

Meshedi Goulam Ali, Resht.

Minassiantz, A., Tehran.

Mir Abdul Baghi & Sons, Kermanshah.

Missirian, Kerman.

Muhammad Mehdi Samsar Isfaman.

Muhmmad Saleh, Resht.

Mustafa Hussein, Tehran.

Papadopoulo, Hariles, Resht.

Pascalidi Freres, Resht.

Persische Teppiche A. G., Ispahan.

Prins, C. F. (Maison Hollandaise), Tehran.

Rahin Ittahadie (Ittahadie Fils), Tehran.

Roever, Wilhelm, Shiraz.

Sadik Afshar, Yezd.

Safa & Co., Limited, Bushire.

Seskiel Nawi, Tehran.
Societe du Tombac, Ispahan.
Sofer, D. J. & S., Hamadan.
Tabibian, M., Resht.
Tehallis, Demetri, Resht.
Tehallis, Leandros, Resht.
Tehallis, Sotiri, Resht.
Wassmuss.
Wonckhaus & Co., Bushire.
Yavash Oghli, Resht.
Zafar, Ispahan.
Zarour, Sion, Hamadan.
Zilka, Abraham Joseph, Kermanshah.

PORTUGESE EAST AFRICA.

Deuss, Paul.
Mebel, Beira.
Villardo, Ricarto, Beira.
Vithaljee, Bhatt, Lourenco, Marques.

SWEDEN.

Harmsen, Wilhelm & Co., Stockholm.

REMOVALS FROM LIST.

NETHERLANDS.

Van Perlstein & Co., Singel, 532, Amsterdam.

SWEDEN.

Hanson, Wilhelm & Co., Vasag, 6, Stockholm.

No. 653.

*Fourth Supplement to the London Gazette, 14th March, 1916.—
16th March, 1916.*

[29510]

**Order of His Majesty in Council prohibiting the exportation of
Certain Commodities.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 16TH
DAY OF MARCH, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914¹, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council and on the recommendation of the Board of Trade.

AND WHEREAS, it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade;

AND WHEREAS, by a Proclamation, dated the 28th day of July³, 1915, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited;

AND WHEREAS, by subsequent Orders in Council the said Proclamation was amended and added to in certain particulars.

AND WHEREAS, there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

¹App. 182. ²App. 191. ³App. 653.

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the headings "Sugar, refined and candy" and "Sugar, unrefined" in the list of goods the exportation of which is prohibited to all destinations should be deleted, and there be substituted therefor the heading "Cane and beet sugar, unrefined or refined, including candy."

(2) That the exportation of the following goods should be prohibited to all destinations:—

Acetic acid;
Cinematograph films;
Ferro-molybdenum;
Ferro-silicon;
Ferro-tungsten;
Gramophone and other sound records.
Photographic sensitive films, plates and printing paper
whether exposed or not;
Platinum, salts of;
Radium;
Tungsten.

(3) That on and after the 27th day of March, 1916, the exportation of "Manufactured fuel" should be prohibited to all destinations abroad other than British Possessions and Protectorates.

(4) That the exportation of the following goods should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Clinical thermometers;
Ramie stockings and ramie fabrics for the manufacture
of gas mantles;
Surgical instruments;
X-Ray apparatus.

(5) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia, (except through Baltic ports), Italy, Spain and Portugal:—

Absinthe;

Chemicals, the following:—

Barium sulphate;

Calcium sulphate;

Iron sulphates;

Sodium sulphate and bisulphate (including nitre cake);

Strontium sulphate;

Glucose and malt sugar;

Salt, rock and white, except table salt.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved:—

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 654.

The London Gazette, 17th March, 1916.

[29512]

Notice of winding-up of certain firms and companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT,
1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

45. Australian Metal Co., Ltd., 2, Metal Exchange Buildings, Leadenhall Avenue, London, E.C., Purchasers of Machinery; business practically directed by the "Metall-gesellschaft" Frankfort. *Controller:* C. H. Weatherley, 14, George Street, Mansion House, London, E.C. 13th March, 1916.

46. Bronzefarbenwerke Atkiengesellschaft vorm Carl Schlenk, 14, Aldersgate Street, London, E.C., Aluminium and Bronze Powder Manufacturers. *Controller*: J. S. Holmes, 33, Paternoster Row, London, E.C. 13th March, 1916.

47. Carbonite Syndicate, Ltd., 220, Winchester House, London, E.C., Explosive Merchants. *Controller*: Francis J. Saffery, 14, Old Jewry Chambers, London, E.C. 13th March, 1916.

48. W. Klaar, 112-113, Fore Street, London, E.C., Fancy Goods. *Controller*: Sydney Walter Tubbs, 28, Basinghall Street, London, E.C. 16th March, 1916.

49. Ernest Nister, 26, St. Bride Street, London, E.C., Publishers and Colour Printers. *Controller*: James Durie Pattullo, 65, London Wall, London, E.C. 16th March, 1916.

50. Thonet Brothers, 82, Great Eastern Street, London, E.C., Bentwood Furniture Manufacturers. *Controller*: Charles Nicholas Moysey Stuart, 31, Lombard Street, London, E.C. 16th March, 1916.

51. Reiche and Co., Bradford, Shippers and Merchants of Wool, Tops, Noils and Waste. *Controller*: John Hartley Blackburn, Commercial Bank Buildings, Bradford. 16th March, 1916.

The following amended Notice is substituted for that published in *The London Gazette* of the 10th March, 1916:—

24. The Polack Tyre and Rubber Co., Limited, Lime Grove, Shepherd's Bush, London, W. *Controller*: Sydney Tubbs, 28, Basinghall Street, London, E.C. 6th March, 1916.

No. 655.

Order in Council expressing thanks to the Chinese Government for sympathy on the destruction of the Parliament Building.

P. C. 603.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 16th March, 1916.

The Committee of the Privy Council have had before them a Report, dated 13th March, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom was referred a Despatch, dated 22nd February, 1916, from the Right Honourable the Secretary of State for the Colonies, transmitting the sympathy and regret of the Chinese Government at the destruction by fire of the Parliament Building at Ottawa.

The Committee, on the recommendation of the Secretary of State for External Affairs, advise that Your Royal Highness may be pleased to request the Right Honourable the Secretary of State for the Colonies to convey the thanks of the Government of Canada to the Chinese Government for their kind expression of sympathy and regret, which is much appreciated by Your Royal Highness' Ministers.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 656.

The London Gazette, 24th March, 1916.

[29519.]

AMERICAN DOLLAR SECURITIES.

DEPOSIT ON LOAN WITH THE TREASURY.

The Lords Commissioners of His Majesty's Treasury announce that as from 27th March, 1916, they will be prepared to accept Dollar Securities on Deposit. The present arrangements for the purchase of securities will continue, and, as already stated, the Treasury regard purchase as the preferable alternative. Those holders, however, who are not in a position to sell, but are able to assist the Government by lending their securities, are invited to offer them to the Treasury for deposit, subject to the right of purchase in certain contingencies, on the terms set forth below.

It will be seen that these terms are similar to those already set forth in the Treasury Memorandum published in *The London Gazette* of the 17th December, 1915, but in order to facilitate the practical working of the scheme and the prompt payments of dividends when collected, it has been decided to convert the interest, etc., received from dollars into sterling at the rate of exchange of the day on which the Treasury Books are closed for the purpose of preparing the Treasury Warrants, which will be three weeks before the dividends are payable.

(1) The securities will be transferred to the Treasury for a period of two years from the date of deposit.

(2) Holders of Bearer Bonds (or share certificates transferable by delivery) will be required to lodge the bonds and coupons with the Treasury, and holders of registered stock will be required to execute a transfer of the stock in favour of the Treasury. Bonds upon which British stamp duty has not previously been paid may be deposited unstamped. When the bonds have been lodged with the Treasury, or when the transfer of the stock has been registered in the Company's books, the bonds or stock will be entered in the holder's name in a register kept by the Treasury for the purpose, and a certificate of entry in this register will be issued to the holder. The title to bonds or stock entered in the Treasury Register may be transferred upon that register by deed in the ordinary way. In the case of registered stock, the Treasury will bear all charges in respect of the original transfer into their name in the Company's books, and of the re-transfer in the Company's books into the name of the person in whose name the stock stands in the Treasury Register when it is finally released; transfer deeds for intermediate transfers in the Treasury Register will be subject to stamp duty in ordinary course, and to a registration fee of 2s. 6d. All transfer deeds in respect of Bearer Bonds or share certificates transferable by delivery will be free of stamp duty and registration fee. At the end of the period of the loan the bonds or certificates deposited (or bonds or certificates identical as far as possible in all respects with those deposited) will be delivered to the depositor in exchange for the surrender of the Treasury Certificate.

The Treasury will, if desired, exercise as far as possible the voting and other rights attached to the securities in the way the owner of the deposited securities may indicate.

(3) While the securities are on deposit under this arrangement the lender will receive from the Treasury all interest and dividends paid in respect of them, and also, by way of consideration for the loan, a payment at the rate of one-half of one per cent per annum calculated on the face value of the securities.

(4) If the depositor at any time during the currency of the loan desires to realise all or any of his securities, the Treasury will, upon receipt of a notification from him specifying the securities which he desires to realise, either—

(i) sell (subject to any limit as to price which may be specified in the notification) the securities on his behalf in New York, and pay over to him the proceeds in London in sterling at the exchange of the day on which such proceeds are received in New York, without any deduction for brokerage or commission, or (at the depositor's option)

(ii) release the securities in New York against payment to the Treasury Agent in New York of a sum in dollars not less than the lowest market price of the securities on the day and pay to him in London the equivalent in sterling of the said sum at the exchange of the day without any deduction for brokerage or commission.

Alternatively the Treasury will, at any time during the currency of the loan, be prepared to consider proposals that they should themselves take over all or any of the securities from the depositor at the New York Stock Exchange closing quotation of the day upon which the proposal is received; the purchase money to be paid in sterling at the exchange of the day without any deduction for brokerage or commission.

The purchase money will in each case be payable in London against the surrender of the Treasury Certificate.

(5) In case the Treasury should find it necessary to sell all or any of the securities deposited, the Treasury may take over all or any of such securities on sending notification in writing to the registered address of the holder of the certificate. The Treasury will in that case pay the value of the securities mentioned in the notification, calculated at the New York Stock Exchange, closing quotation of the day the notification is sent, with an addition of $2\frac{1}{2}$ per cent on the value so calculated. Payment to be made in London in sterling at the exchange of the day, without any deduction for brokerage and commission, against the surrender of the Treasury Certificate.

(6) So far as circumstances may permit, arrangements will be made for enabling a depositor at any time to obtain the release of deposited securities in exchange for the deposit of other suitable American securities of equal value.

(7) Arrangements have been made by the Stock Exchange Committee for dealings on the Stock Exchange in the Treasury Certificates of securities deposited under the scheme.

(8) The interest and dividends on all deposited securities, together with the additional payment at the rate of one-half of one per cent per annum, will be paid by Treasury Warrant to the holder for the time being on the Treasury Register, as soon as they have been collected, in sterling at the exchange of the day on which the Treasury Books are closed for the purpose of preparing the Treasury Warrants. For convenience of payment, in cases where interest or dividends are payable half-yearly, a full half-year's additional payment will be added to the first dividend payment and (when deposits continue for the whole period of two years) no additional payment will be made in respect of the period from the last dividend payment to the end of the period. A similar procedure, *mutatis mutandis*, will be applied in cases of quarterly or other periodical payments of interest or dividends. In the event of earlier release, the amount due from the date of deposit to the date of release will be calculated, and any over-payment or under-payment will be adjusted when the release is effected.

(9) Under Section 2 of the Government War Obligations Act, 1915 (5 & 6 Geo. V, c. 96) trustees and companies are enabled to take advantage of the scheme notwithstanding any provisions of their trust or constitution, and are not liable for any loss arising from so doing.

(10) The Treasury reserve the right to refuse either in whole or in part any offer to deposit securities under the scheme.

NOTE.—Full particulars of the arrangements made for the administration of the scheme for the deposit of securities may be obtained from the Secretary to the Treasury, National Debt Office, 19, Old Jewry, E.C., to whom all enquiries and correspondence should be addressed. For the present the minimum nominal amount of any one security that will be accepted for deposit is fixed at \$5,000 (or £1,000).

TREASURY, 22ND MARCH, 1916.

ORDER UNDER SECTION 7 OF THE WAR LOAN (SUPPLEMENTAL PROVISIONS) ACT, 1915. (5 & 6 GEO. V, c. 93.)

In exercise of the powers conferred upon them by section 7 (1) of the War Loan (Supplemental Provisions) Act, 1915, the Lords Commissioners of His Majesty's Treasury hereby direct that the provisions of section 148 (1) of the Merchant Shipping Act, 1894, and any other provisions in any Act by which a limit is imposed on the amount which may be deposited in the Seamen's Savings Bank shall cease to have effect for the period of the war and for a period of six months thereafter.

In accordance with the provisions of the section first above recited, the amount (if any) by which the deposit at the time when this Order ceases to have effect of any person affected by the Order exceeds the deposit of that person at the time when the Order was made will, as from the time when the Order ceases to have effect, be disregarded in calculating for the purposes of any limit on the total amount which may be deposited the amount deposited by that person.

They further direct that the provisions of section 11 (3) of the Savings Banks Act, 1891, shall cease to have effect for the same period.

This Order shall take effect as from the first day of January, 1916.

Given under the hands of Us, being Two of the Lords Commissioners of His Majesty's Treasury, this 17th day of March, 1916.

GEOFFREY HOWARD.

WILLIAM C. BRIDGEMAN.

Treasury Chambers,
Whitehall

No. 657.

The London Gazette, 21st March, 1916.

[29516]

Notice of winding-up of certain firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

52. The Great Eastern Paper Company, 37, Curtain Road, London, E.C., Fancy Paper Manufacturers. *Controller:* Sydney George Cole, 48, Gresham Street, E.C. 20th March, 1916.

53. Franz Hanfstaengl, 16, Pall Mall East, London, S.W., Fine Art Publisher. *Controller:* James Fraser, 31, Copthall Avenue, E.C. 20th March, 1916.

54. The Allolit Co. and Otto Rosentiel, 4, Charles Street, Hatton Garden, London, E.C., Agents for sale of Amuminium Foil. *Controller:* Harold Hartley, 9, Ironmonger Lane, E.C. 20th March, 1916.

55. Waldes and Co., 65, Fore Street, London, E.C., Wholesale Haberdashers and Press Button Manufacturers. *Controller:* Thomas Wise, Bassishaw House, Basinghall Street, E.C. 20th March, 1916.

56. W. Wolf and Sons, James Street, Miles Platting, Manchester, Waste Merchants. *Controller:* John Philip Garnett, 61, Brown Street, Manchester. 20th March, 1916.

57. Esslerk, Limited, 91-93, Bishopsgate, London, E.C., Dealers in Electrical Carbons. *Controller:* W. C. Jackson, 58, Coleman Street, E.C. 17th March, 1916.

58. Theod. Staber, Limited, 90, Queen Street, London, E.C., Importers and Exporters of Hemp and Straw Goods, etc. *Controller:* R. Evans Smith, 53, New Broad Street, E.C. 17th March, 1916.

59. Brasch and Rothenstein, 44A and 45, Fore Street, London, E.C., Shipping Agents. *Controller:* A. F. Whinney, 4B, Frederick's Place, Old Jewry, E.C. 17th March, 1916.

60. Continental Tyre and Rubber Co. (Great Britain), Limited, Rubber Tyre Manufacturers, Thurloe Place, South Kensington, S.W. *Controller*: H. Bishop, 41, Coleman Street, E.C. 20th March, 1916.

61. Persian Carpet Co., Limited, 65-66, Houndsditch, London, E.C., Dealers in Rugs and Carpets. *Controller*: A. Dangerfield, 56, Cannon Street, E.C. 20th March, 1916.

62. Paul Suss, A. G., 73, Golden Lane, London, E.C., Christmas Card Publishers. *Controller*: John W. Woodthorpe, 1, Leadenhall Street, E.C. 20th March, 1916.

No. 658.

The London Gazette, 21st March, 1916.

[29516]

BY THE KING.

A PROCLAMATION.

FOR PROHIBITING THE IMPORTATION OF CERTAIN ARTICLES INTO
THE UNITED KINGDOM.

GEORGE R.I.

WHEREAS, by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

AND WHEREAS, it is expedient that the importation into the United Kingdom of certain goods should be prohibited as hereinafter provided:

NOW, THEREFORE, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the Twenty-seventh day of March, 1916, subject as hereinafter provided, the importation in to the United Kingdom of the following goods is hereby prohibited, viz.:—

Motor cars, chassis, motor cycles and parts and accessories of motor cars and motor cycles (other than tyres) with the exception of the motor cars, chassis, accessories and parts which are at present exempted from import duty under Section 13 (4) of the Finance No. 2 Act, 1915.

Musical instruments, including gramophones and pianolas and other similar instruments and accessories, component parts and records therefor.

Spirits and strong waters of all kinds except Brandy and Rum.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such license.

This Proclamation may be cited as the Prohibition of Import (No. 3) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this Twenty-first day of March, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

GOD SAVE THE KING.

No. 659.

The London Gazette, 21st March, 1916.

[29516.]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 21ST
DAY OF MARCH, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen*, His Majesty

*App. 284.

was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the Defence of the Realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915¹, the Defence of the Realm (Amendment) (No. 2) Act, 1915², and the Munitions of War Act, 1915:

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. In Regulation 30, after the word "firearms" there shall be inserted the words "parts of firearms, military arms, parts of military arms," and after the words "any arms" there shall be inserted the words "parts of arms," and for the words "and if he does so" there shall be substituted the words "and if any person does so."

2. In Regulation 31 there shall be inserted after the word "firearms" the words "parts of firearms," after the words "military arms" the words "parts of military arms," and after the words "any arms" the words "parts of arms."

ALMERIC FITZROY.

¹App. 205. ²App. 407.

No. 660.

The London Gazette, 21st March, 1916.

[29516.]

**Order of His Majesty in Council under the Defence of the Realm
Amendment (No. 3) Act.**

**AT THE COURT AT BUCKINGHAM PALACE, THE 21ST
DAY OF MARCH, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS under the Defence of the Realm (Amendment) (No. 3) Act, 1915¹, His Majesty has power by Order in Council to define any area wherein it appears to His Majesty on the grounds specified in the said Act to be expedient for the purpose of the successful prosecution of the present War that the sale and supply of intoxicating liquor should be controlled by the State, and to apply to such area so defined the Regulations issued by His Majesty in pursuance of the said Act under the Defence of the Realm Consolidation Act, 1914:²

AND WHEREAS His Majesty in Council in pursuance of the said first-mentioned Act has issued the Defence of the Realm (Liquor Control) Regulations, 1915³, under the said last-mentioned Act:

AND WHEREAS it appears to His Majesty that it is expedient for the purpose of the successful prosecution of the present War that the sale and supply of intoxicating liquor in the area defined and specified in the Schedule hereto should be controlled by the State on the grounds that men belonging to His Majesty's Naval and Military forces are assembled therein:

Now, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

The Defence of the Realm (Liquor Control) Regulations, 1915, and any Regulations amending the same shall be, and are, hereby applied to the area defined and specified in the Schedule hereto.

ALMERIC FITZROY.

¹App. 471. ²App. 101. ³App. 493.

SCHEDULE.

Scotland, North Western Area, being the area comprising so much of the Counties of Inverness and Ross and Cromarty (including all Burghs within the geographical limits thereof) as is not comprised within the Scotland, Northern Area, as defined and specified in the Schedule to an Order in Council, dated the 14th day of September, 1915, and all arms of the sea and waters between the Islands forming part of the said Counties and the Mainland.

No. 661.

The London Gazette, 24th March, 1916.

[29519.]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

(In substitution for the Order in Council published in *The London Gazette* of 21st March, 1916, page 3054.)

AT THE COURT AT BUCKINGHAM PALACE, THE 21st
DAY OF MARCH, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914")¹ under the Defence of the Realm Consolidation Act, 1914², for securing the public safety and the Defence of the Realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915³, the Defence of the Realm (Amendment) (No. 2) Act, 1915⁴, and the Munitions of War Act, 1915,⁵

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

¹App. 284. ²App. 191. ³App. 205. ⁴App. 470. ⁵App. 313.

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. In Regulation 30, after the word "firearms" there shall be inserted the words "parts of firearms, military arms, parts of military arms," and after the words "any arms" there shall be inserted the words "parts of arms."

2. In Regulation 31 there shall be inserted after the word "firearms" the words "parts of firearms," after the words "military arms" the words "parts of military arms," and after the words "any arms" the words "parts of arms," and for the words "and if he does so" there shall be substituted the words "and if any person does so."

ALMERIC FITZROY.

No. 662.

Order in Council establishing rates of pay and allowances for Officers of the Overseas Forces.

P. C. 635.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 22nd March, 1916.

The Committee of the Privy Council have had before them a report, dated 13th March, 1916, from the Acting Minister of Militia and Defence submitting,—with reference to Orders in Council of September 3rd, 1914¹, 6th November, 1915², and 7th March, 1916³,—that it is desirable to embody the regulations and rates of pay and allowances therein laid down in one Order in Council, showing clearly the rates authorized for each Staff appointment.

The Minister, therefore, recommends that Order in Council P. C. 2212 of 6th November, 1915, and those portions of Order in Council of 3rd September, 1914, dealing with pay and allowances of Officers on the Staff be cancelled and that the following revised rates and regulations be approved to take effect 1st April, 1916.

¹p. 552. ²p. 895. ³p. 1285.

In consolidating these some additional restrictions have been made, also and some slight changes in the rate of pay. These latter are shown in the table attached, which gives both the rates previously authorized and those now recommended.

	Pay.	Field Allowance.
Major-General, Commanding Division.....	20 00	\$ 4 00
Brigadier-General, Commanding Training Division.....	12 00	3 00
Brigadier-General, Staff, Infantry and Artillery Brigades.....	10 00	3 00
General Staff Officer, 1st Grade.....	10 00	3 00
Assistant Adjutant and Quartermaster-General of Division.....	10 00	3 00
Director of Medical Services.....	10 00	3 00
Director of Pay and Record Services.....	10 00	3 00
Assistant Quartermaster-General.....	9 00	3 00
Principal Medical Officer (Army Corps).....	9 00	3 00
Chief Paymaster.....	9 00	3 00
Director of Recruiting and Organization.....	9 00	3 00
Officer in charge of Records.....	9 00	3 00
Director of Veterinary and Remount Services.....	9 00	3 00
Director of Supplies and Transport.....	9 00	3 00
General Staff Officer, 2nd Grade.....	8 00	2 00
Commandant and Chief Instructor of Training Schools.....	8 00	2 00
Deputy Director of Medical Services.....	8 00	2 00
Assistant Director of Medical Services of Division.....	8 00	2 00
Paymaster in charge Overseas Base.....	8 00	2 00
Principal Ordnance Officer, England.....	8 00	2 00
Deputy Assistant Adjutant and Quartermaster-General.....	7 00	2 00
Deputy Assistant Quartermaster-General.....	7 00	2 00
Deputy Assistant Adjutant-General.....	7 00	2 00
Assistant Director of Medical Services in England.....	7 00	2 00
General Auditor.....	7 00	2 00
Paymaster, Headquarters Training Division, Shorncliffe, Bramshott, etc.....	7 00	2 00
Assistant Director Pay Services.....	7 00	2 00
Director of Chaplain Services.....	7 00	2 00
Assistant Director Veterinary Services.....	7 00	2 00
Assistant Director Supplies and Transport.....	7 00	2 00
Brigade Major.....	7 00	1 50
Assistant Judge Advocate General.....	7 00	1 50
Instructor of Training Schools.....	6 00	1 50
Adjutant and Quartermaster of Training Schools.....	6 00	1 50
Heads of Branches, Pay and Records.....	6 00	1 50
General Staff Officer, 3rd Grade.....	5 00	1 50
Assistant Provost Marshal.....	5 00	1 50
Deputy Assistant Director of Medical Services.....	5 00	1 50
Field Cashier, Division.....	5 00	1 50
Assistant Director of Chaplain Services.....	5 00	1 50
Deputy Assistant Director of Ordnance Services.....	5 00	1 50
Staff Captain.....	5 00	1 25
Assistant Instructors of Training Schools.....	5 00	1 25
Assistant Heads of Branches, Pay and Records, Class I.....	5 00	1 25
Assistant Heads of Branches, Pay and Records, Class II.....	4 00	1 25
Armourer Officer.....	4 00	1 25
Aide-de-Camp.....	3 00	1 25
(Except the principal Aide-de-Camp to General Officer Commanding Canadian Army Corps) who shall receive.....	4 00	1 50
Orderly Officer.....	3 00	1 25
Intelligence Staff Officer.....	3 00	1 25
Staff Lieutenant.....	3 00	1 25

3. The above consolidated rates of Staff pay and allowances shall be in full of all claims to which an Officer may be entitled, except,—

- (a) Rations in kind or allowance in lieu.
- (b) Travelling expenses at prescribed rates when actually on duty away from his station, etc.
- (c) Separation Allowance, etc., in the case of married Officers.

4. Officers in receipt of Staff pay shall not be entitled to any allowance for quarters or billeting, and if accommodated in public quarters, a deduction of 50 cents a day shall be made from their allowances.

5. The Staff pay of an Officer shall commence from the date of assuming the duties of the appointment.

6. Staff rates of pay and field allowance shall only be issued during the period an Officer is performing the duties of the appointment, except when he has been granted leave not exceeding one month, or for a period of sick leave not exceeding three months. At the expiration of three months sick leave, an Officer in receipt of Staff pay will revert to the rates of pay and allowances prescribed for his rank as a Regimental Officer.

7. An Officer temporarily filling a Staff appointment shall not be entitled to draw Staff rates of pay and allowances unless he performs the duty of an Officer absent on account of sickness for more than one month, and in such circumstances the issue of Staff rates shall commence from expiration of one month from date of temporarily assuming the duties.

8. In applying these rates of pay and allowances, if a special rate of pay is not provided for any Officer serving on the Staff, such as Assistant Engineer, Brigade Machine Gun Officer, Interpreter, Brigade Veterinary, Officer etc., the Officer in question shall draw his Regimental rate of pay, and in addition, the Staff rate of field allowance for his rank on the Staff.

9. In the case of Officers of the Regular Army who have been employed with the Canadian Expeditionary Force prior to the first of July, 1915, they shall be entitled either to receive the rate of Pay and Allowances laid down for their appointment by Army Regulations, or to draw the rates of Pay and Allowances authorized by this Order in Council, whichever rate is most advantageous to themselves, and all such Officers shall be paid from Canadian funds. Officers of the Regular Army who are appointed to the Canadian Expeditionary Force on or after the first of July, 1915, will continue in the payment of the War Office

and will not receive their Pay and Allowances from Canadian funds.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

H.Q. 593-1-11.

MEMORANDUM showing changes in total consolidated rates of pay and allowances.

	Previous Rates Including Messing Allowance.	Now Recommended.
Major-General Commanding Division.....	\$ 25 00	\$ 24 00
Brigadier-General Commanding Training Division.....	15 00	15 00
Brigadier-General Staff Infantry and Artillery Brigades.....	13 00	13 00
General Staff Officer, 1st Grade.....	14 00	13 00
Assistant Adjutant and Quartermaster-General of Division.....	13 00	13 00
Director of Medical Services.....	14 00	13 00
Director of Pay and Record Services.....	14 00	13 00
Assistant Quartermaster General.....	13 00	12 00
Principal Medical Officer (Army Corps).....	12 00	12 00
Chief Paymaster.....	13 00	12 00
Director of Recruiting and Organization.....	14 00	12 00
Officer in charge of Records.....	13 00	12 00
Director of Veterinary and Remount Services.....	13 00	12 00
Director of Supplies and Transport.....	14 00	12 00
General Staff Officer, 2nd Grade.....	12 00	10 00
Commandant and Chief Instructor of Training Schools.....	12 00	10 00
Deputy Director of Medical Services.....	12 00	10 00
Assistant Director of Medical Services of Division.....	12 00	10 00
Paymaster in charge Overseas Base.....	11 00	10 00
Principal Ordnance Officer, England.....	12 00	10 00
Deputy Assistant Adjutant and Quartermaster-General.....	11 00	9 00
Deputy Assistant Quartermaster-General.....	11 00	9 00
Deputy Assistant Adjutant-General.....	11 00	9 00
Assistant Director of Medical Services in England.....	11 00	9 00
General Auditor.....	11 00	9 00
Paymaster, Headquarters Training Division, Shorncliffe, Bramshott, etc.....	11 00	9 00
Assistant Director Pay Services.....	11 00	9 00
Director of Chaplain Services.....	11 00	9 00
Assistant Director Veterinary Services.....	12 00	9 00
Assistant Director of Supplies and Transport.....	11 00	9 00
Brigade-Major.....	10 00	8 50
Assistant Judge Advocate General.....		8 50
Instructors of Training Schools.....	} new appointments.	7 50
Adjutant and Quartermaster of Training Schools.....		7 50
Heads of Branches, Pay and Records.....	8 00	7 50
General Staff Officer, 3rd Grade.....	9 00	6 50
Assistant Provost Marshal.....	9 00	6 50
Deputy Assistant Director of Medical Services.....	9 00	6 50

MEMORANDUM showing changes in total consolidated rates of pay and allowances—*Concluded.*

	Previous Rates Including Messing Allowance.	Now Recommended.
Field Cashier, Division.....	9 00	6 50
Assistant Director of Chaplain Services.....	9 00	6 50
Deputy Assistant Director of Ordnance Services.....	9 00	6 50
Staff Captain.....	8 00	6 25
Assistant Instructors of Training Schools, new.....		6 25
Assistant Heads of Branches, Pay and Records, Class I.....	6 75	6 25
Assistant Heads of Branches, Pay and Records, Class II.....	5 60	5 25
Armourer Officer.....	7 00	5 25
Aide-de-Camp.....	7 00	4 25
(Except the principal Aide-de-Camp to General Officer Commanding Canadian Army Corps).....	7 00	5 50
Orderly Officer.....	7 00	4 25
Intelligence Staff Officer.....	7 00	4 25
Staff Lieutenant.....	7 00	4 25

No. 663.

The London Gazette, 24th March, 1916.

[29519]

Notice of Winding-up of certain Firms and Companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

63. Atlantica Co., Limited, 54, Billiter Buildings, Billiter Street, London, E.C., Steamship Agents and Brokers. *Controller:* B. E. Mayhew, Alderman's House, Bishopsgate, London, E.C. 20th March, 1916.

64. C. Happach and Co., Limited, 27, Mincing Lane, London, E.C., Sugar Brokers and Merchants. *Controller:* A. P. Ford, 4B Frederick's Place, Old Jewry, London, E.C. 20th March, 1916.

65. Fiume Starch Co., Limited, 13 Crutched Friars, London, E.C., Starch Merchants. *Controller:* George R. Freeman, 66 Coleman Street, London, E.C. 20th March, 1916.

66. United Berlin and Frankfort India Rubber Co., Limited, 11A Upper Thames Street, London, E.C., Manufacturers of India Rubber Goods, etc. *Controller*: P. D. Leake, 25 Abchurch Lane, King William Street, London, E.C. 20th March, 1916.

67. Knoll and Co., Limited, 8 Harp Lane, Great Tower Street, London, E.C., Manufacturers of Fine Chemicals, etc. *Controller*: T. J. Bond, 48 Gresham Street, London, E.C. 20th March, 1916.

68. Langbein Pfanhauser Works, Limited, 23 Great Hampton Street, Birmingham, Electro Platers, Chemists and Engineers. *Controller*: William Randle, 4 Waterloo Street, Birmingham. 20th March, 1916.

69. Ship Carbons, Limited, 5 Chancery Lane, London, E.C., Dealers in Carbons for Electric Lamps. *Controller*: William Hancock, 90-91 Queen Street, Cheapside, London, E.C. 23rd March, 1916.

70. German Athenaeum, Limited, 29 Mincing Lane, London E.C., A Club. *Controller*: Claude Cross Campling, 4B Frederick's Place, Old Jewry, London, E.C. 23rd March, 1916.

71. Schoen Brothers, 29-30 Cock Lane, Snow Hill, London, E.C., Agents for the supply of Electrical Goods. *Controller*: John William Barratt, 19A Coleman Street, London, E.C. 23rd March, 1916.

72. Fischer Ball and Bearings Co., Carlton House, High Street, Birmingham, Manufacturers of Ball Bearings. *Controller*: Howard Heaton, 95 Colmore Row, Birmingham, 23rd March, 1916.

No. 664.

The London Gazette, 24th March, 1916.

[29519.]

Notice to Mariners.

No. 317 of the year 1916.

ENGLAND AND WALES, SOUTH AND WEST COASTS.

Former Notice.—No. 1060* of 1915; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

PORTLAND BILL TO BARDSEY ISLAND—TRAFFIC REGULATIONS.

I.—REGULATIONS RESPECTING SMALL CRAFT.

(a) *Portland Bill on the east to Start Point on the West:*

1. The owners of all such boats or vessels (except fishing craft specially provided for under paragraph 5 below) are to supply lists of all their boats and vessels which they may place afloat and they must obtain pleasure craft permits for them from a Divisional Coast Watching Officer through the Station Officer of the nearest Coastguard Station. Without permits the boats or vessels are forbidden to be used.

2. No such vessels (except fishing craft as provided for under paragraph 5 below) are to be under way at night, i.e., between half an hour after sunset and half an hour before sunrise, or during fog, but are to remain at their moorings. If caught out by fog, they are to return to the shore at once.

3. Subject to the above and to any special exceptions which have been or may be made, all such vessels may proceed as far as three miles outside the port, creek, or river to which they belong, but it must be understood that no special protection can be afforded them.

4. No excursion traffic is allowed except within ports, creeks and rivers, and then only in special circumstances, by written permission of the Commander-in-Chief, Plymouth.

*p. 897.

5. Fishing vessels authorised by Fishing Permits signed by the Local Fishery Officer are allowed to be at sea day and night, except as stated below:—

(i) The laying of nets or of crab or any other pots, trawling, fishing, or anchoring is forbidden *at any time* on the southeast coast of Devon from Sharkham point to Combe rock and thence to Skerries bell-buoy, within an area bounded—

ON THE NORTH.—By a straight line, five miles long, in a direction 85° (*S. 79° E. Mag.*) from Sharkham point.

ON THE SOUTH.—By a straight line, 6 miles long, in a direction 111° (*S. 53° E. Mag.*) from Skerries bell-buoy.

ON THE EAST.—By a straight line joining the eastern extremities of the north and south boundaries.

(ii) *By night* no fishing vessels are allowed to be—

(a) Within the above area.

(b) Within 10 miles of the entrance to any defended port.

(c) North of a line joining Portland Bill and Hope's Nose, except that during the herring season, drift net herring boats may continue fishing during the night between Abbotsbury and Hope's Nose, within three miles of the shore. (NOTE.—Every boat when so engaged must carry its fishing permit, to be produced when asked for, and must display a white light between sunset and sunrise.)

(d) On the southeast coast of Devon to the westward of a line drawn from the Skerries bell-buoy to a position two miles, 85° (*S. 79° E. Mag.*) from Start point.

Variation.— 16° W.

6. Special local regulations are being issued as far as necessary for defended areas and ports.

Notes on the above.

Fishing vessels are only to include *bona fide* professional fishing craft. Amateurs and pleasure craft out fishing are not to be regarded as coming under paragraph 5. Doubtful cases are to be referred for Permits to the nearest Divisional Coast Watching Officer.

Amateur Boat Owners will obtain Pleasure Craft Permits as directed in paragraph 1, and will be subject to paragraphs 2 and 3.

Hired Boats.—Subject to paragraph 1, owners may let out small rowing and sailing boats on hire to parties for whom they are prepared to be responsible. Such hired-out boats shall be strictly subject to paragraphs 2 and 3.

Defended Ports comprise Portland, Plymouth and Falmouth.

Fishery Officer means an officer of the Local Sea Fisheries Committee within whose area the fishing port in question lies, or other Fishery Officer duly authorised for this purpose.

Permits may be withdrawn at any time at the discretion of the Divisional Coast Watching Officer or Fishery Officer concerned.

(b) Start Point on the east to Bardsey Island on the west:

1. The owners of all such boats or vessels (except fishing craft specially provided for under paragraph 5) are to supply lists of all their boats and vessels which they may place afloat, and they must obtain pleasure craft permits for them from a Divisional Coast Watching Officer through the Station Officer of the nearest Coastguard Station. Without permits the boats or vessels are forbidden to be used.

2. No such vessels (except fishing craft as provided for under paragraph 5) are to be under way at night, *i.e.*, between half an hour after sunset and half an hour before sunrise, or during fog, but are to remain at their moorings. If caught out by fog, they are to return to the shore at once.

3. Subject to the above and to any special exceptions which have been or may be made, all such vessels may proceed as far as three miles outside the port, creek, or river to which they belong, but it must be understood that no special protection can be afforded them.

4. No excursion traffic is allowed except within ports, creeks, and rivers, and then only in special circumstances, by written permission of the Commander-in-Chief, Plymouth.

5. Fishing vessels authorised by Fishing Permits signed by the local Fishery Officer are allowed to be at sea day and night,

but they are not allowed at night to be within ten miles of the entrance to any defended port.

6. Special local regulations are being issued as far as necessary for defended areas and ports.

Notes on the above.

Fishing vessels are only to include *bona fide* professional fishing craft. Amateurs and pleasure craft out fishing are not to be regarded as coming under paragraph 5. Doubtful cases are to be referred for permits to the nearest Divisional Coast Watching Officer.

Amateur Boat Owners will obtain pleasure craft permits as directed in paragraph 1, and will be subject to paragraphs 2 and 3.

Hired Boats.—Subject to paragraph 1, owners may let out small rowing and sailing boats on hire to parties for whom they are prepared to be responsible. Such hired-out boats shall be strictly subject to paragraphs 2 and 3.

Defended Ports comprise Plymouth, Falmouth, Milford Haven, Cardiff and Barry, and Swansea.

Fishery Officer means an officer of the Local Sea Fisheries Committee within whose area the fishing port in question lies or other Fishery Officer duly authorised for this purpose.

Permits may be withdrawn at any time at the discretion of the Divisional Coast Watching Officer or Fishery Officer concerned.

II. PLYMOUTH SOUND AND HAMOAZE.

(a) Plymouth Sound.

1. Pilotage is compulsory for all vessels (excepting fishing craft and coasting sailing vessels of less than one hundred tons nett register) entering or leaving the Cattewater or Sutton harbour, inside a line joining Redding point with Rams Cliff point beacons to or from any part of the above-mentioned harbours.

All vessels proceeding from the Cattewater or Sutton Pool to Plymouth Sound, and *vice versa*, are to pass between the Mallard Shoal and Mount Batten breakwater.

2. A limited number of moorings for yachts may be laid in the following places and nowhere else:

Off West Hoe, on application to King's Harbour Master Sound; in the Cattewater, above Turnchapel, on application to the Harbour Master of Cattewater.

Yachts, etc., and pleasure boats may cruise in the waters of the Sound as laid down in the Public Traffic Regulations with the following exceptions:

No yacht, etc., or pleasure boat may proceed to the westward of a line joining the east end of Drake's island and the west side of the entrance to Millbay docks, nor may they proceed more than two miles outside the break-water.

All persons going afloat in charge of yachts or boats are to make themselves thoroughly acquainted with these orders, the Public Traffic Regulations, and the Notices that have been published from time to time in the Public Press defining prohibited areas.

Special notice is drawn to the following points in the Regulations:

No yacht or boat may be under way after dark; there can, therefore, be no traffic after dark between yachts at their moorings and the shore.

Although it is only laid down that no craft may leave or enter by the East Channel, no craft is to approach anywhere near the East Channel buoys, as such action would be likely to draw the fire of the forts.

All excursion steamer traffic is prohibited in the Sound.

Note.

Yachts that are only fitting out at Plymouth, and that may wish to proceed to their Summer Base harbour, must obtain permission to leave for that purpose.

(b) *Hamoaze.*

1. Within the limits in the Harbour of Hamoaze mentioned in paragraph 4 below all small craft, motor boats, steamboats, 4450—20½

pulling boats, punts, etc., are to be moored in one of the following areas, viz.:—Saltash, Pottery quay, North corner, Mutton cove, Cremyll hard, Torpoint, Stonehouse creek (or be hauled up and secured above highwater mark in an approved position), where they will remain under police supervision, and only be allowed out on the production of a permit. (See paragraph 4 below.)

2. With the exception of steam ferry boats, which have obtained special permits, no craft of any description is to be under way during the hours of official night, *i.e.*, between the sunset gun and daylight gun fired from H.M.S. "Impregnable." Any craft under way between these times may be fired on by the Naval patrol boats or H.M. ships in harbour without notice.

3. During fog or thick weather, no craft of any description is to be under way, with the exception of the Chain Ferry bridges at Torpoint and Saltash.

4. All traffic is prohibited in the waters of the Harbour of Hamoaze within the following limits, viz.:—Between lines joining Skinham and Warren points in the Tamar river, and the boom at Devil's point, including the Lynher river as far as St. Germans, Millbrook lake, and all the creeks and coves adjoining subject to the following provisions:—

During daylight, *i.e.*, outside the hours of official night, all craft of any description engaged by their owners in the prosecution of their business, or used by them as a means of obtaining their livelihood, may be permitted to be under way within the above limits on obtaining a permit for the purpose from the Superintendent of Dockyard Police; such permit to be produced when called for by the person in charge of any patrol boat, police boat, or boat of H.M. ships.

Persons owning craft of any description which they may wish to use for pleasure purposes will be allowed to remove the same to approved places outside the above limits. No permits will be granted for use of pleasure craft within the limits defined.

5. With the undermentioned exception at (i), the following areas are prohibited to all craft of every description:

Coombe bay, Kiln bay, Wilcove lake, Thanckes lake, South of Gravesend point to Pound at Torpoint, St. John's

lake, Millbrook lake (inside a line from Palmer point to little Southdown).

(i) With regard to Millbrook lake inside the line specified, special permits will be given to steam or motor ferry craft, for public traffic only, at the discretion of the King's Harbour Master of Hamoaze.

6. No craft of any description is to approach or is to communicate with any of H. M. establishments or ships without having permission and calling the attention of the guard before they close. Craft disobeying this order may be fired on without notice.

7. The foregoing provisions do not apply to any of H. M. craft or boats or to vessels in Government employ.

8. No excursion steamers will be permitted in the Hamoaze between the boom at Devil's point and Saltash pier. Subject to special arrangements, facilities will be granted during the summer months only for excursions in the Rivers Tamar and Tavy above Saltash, permits for which must be obtained by the owners of excursion steamers from the King's Harbour Master of Hamoaze.

Special Warning to Boatmen and those who hire out Yachts or Boats.

Great care must be taken that Yachts and Boats are only hired out to persons who are thoroughly acquainted with these Regulations, as any infringement of the orders will, amongst other things, lead to the detention of the offending Yacht or Boat.

III. CHANNEL SOUTHWARD OF BREAKSEA LIGHT—VESSEL PROHIBITED.

The passage of vessels through the channel southward of the Breaksea light-vessel is entirely prohibited.

Vessels contravening this regulation are liable to be fired upon.

Note.

This Notice is a repetition of Notice No. 1060 of 1915, with additional information in section II (a), paragraph 1.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 23rd March, 1916.

No. 665.

The London Gazette, 24th March, 1916.

[29519]

Notice to Mariners.

No. 318 of the year 1916.

ENGLAND, EAST COAST.

RIVER HUMBER APPROACH—PROHIBITED AREA.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

The undermentioned area in the northern approach to the River Humber is entirely prohibited to all vessels:

LIMITS OF PROHIBITED AREA.

(a) ON THE SOUTH.—By a line drawn from the southwest extremity of Spurn point to Spurn light-vessel.

(b) ON THE EAST.—By a line drawn from Spurn light-vessel in a 34° (*N. 50° E. Mag.*) direction for a distance of $3\frac{1}{2}$ miles, and thence in a 330° (*N. 14° W. Mag.*) direction for a distance of $2\frac{1}{2}$ miles.

(c) ON THE NORTH.—By a line drawn from the northern extremity of limit (b) in a 262° (*N. 82° W. Mag.*) direction to Kilsnea beacon.

(d) ON THE WEST.—By the Yorkshire coast between Kilsnea beacon and the southwest extremity of Spurn point. *Variation.*— 16° W.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,
London, 23rd March, 1916.

No. 666.

Canada Gazette, 15th April, 1916.

Order in Council making applicable to employers and employees engaged in the manufacture of munitions the Industrial Disputes Investigation Act, 1907.

P. C. 680.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 23rd day of March, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased, in virtue of The War Measures Act, 1914¹, to order that

¹App. 129.

the provisions of The Industrial Disputes Investigation Act, 1907, other than section 63 thereof, shall specifically apply in the case of any dispute between employers and any employees engaged in the construction, production, repairing, manufacture, transportation or delivery, of ships, vessels, works, buildings, munitions, ordnance, guns, explosives, and materials and supplies of every nature and description whatsoever, intended for the use of His Majesty's military or naval forces or militia, or for the forces of the nations allied with the United Kingdom in the present war,—if such dispute threatens to result in a strike or lockout.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 667.

The London Gazette, 24th March, 1916.

[29519]

Notice of additional list of persons in China and Siam to whom goods may be exported.

FOREIGN OFFICE,

24th March, 1916.

The following additions or corrections to the lists published as a supplement to *The London Gazette* of 22nd February, 1916, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

CHINA.

Foreign Office (Foreign Trade Department), 21st March, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned.

Abraham, Katz & Co., Shanghai.
Ang Hoon Cho, Dr., Swatow.
Atlas Insurance Co., Ltd., Shanghai.
Auto-Palace Co., Shanghai.
Balean, Hermann, Dr., Chinkiang.
Cathay Trading Co., Shanghai.
Chai Shing & Co., Swatow.
Chang Seng Yip Kee & Co., Swatow.
Cheng Seng Dispensary, Swatow.
Chin Qua, Swatow.
Chin Tong Dispensary, Swatow.
Choa Chow Fu Di Dispensary, Swatow.
Chung Woo, Swatow.
Country Club, Shanghai.
Echo de Chine, Shanghai.
Foo Sing, Chefoo.
Hausheer, M. E., Shanghai.
Hogg, E. Jenner, Shanghai.
Hong Sun, C., Shanghai.
Hotchand Vishindas & Co., Shanghai.
L'Imprimerie Française, Shanghai.
International Import & Export Co., Shanghai.
Jak Leng Dispensary, Swatow.
Jak Seng Dispensary Co., Swatow.
Jak Sui Dispensary, Swatow.
Kuang Sui Chiang Dispensary, Swatow.
Kwong Shing, Swatow.
Lee Jui Khong, Swatow.
Lee Sen Ann Dispensary, Swatow.
Lee Tai Cheang, Swatow.
Levy, Leone A., Shanghai.
Netherlands Lloyd of Amsterdam & Batavia Marine Insurance Co., Shanghai.
Oriental Press, Shanghai.
Po Tai Wo Co., Swatow.
Rakusen & Co., H., Shanghai.
Richards, J. H., Shanghai.
Rizaeff Freres, Shanghai.
State Assurance Co., Ltd., Shanghai.
Sui Leng Dispensary, Swatow.
Tai Wah Dispensary, Swatow.
Tehun Tet Dispensary, Swatow.
Tek Hua Dispensary, Swatow.

Thomson, G. H. & N., Shanghai.

Toeg & Read, Shanghai.

Union de Paris, L. (Compagnie d'Assurances), Shanghai.

Viloudaki, Hiscocks & Co., Shanghai.

Wallem & Co., Shanghai.

West of Scotland Insurance Office, Ltd., Shanghai.

Wrightson & Co., Shanghai.

Yung Hing Printing Co., Shanghai.

The following correction is notified in the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Scotson, T., should read Scotson, James (Stewart & Co).

No. 668.

Supplement to the London Gazette, of 28th March, 1916.—29th March, 1916.

[29524]

**List of persons and companies to whom articles may be exported
under the Proclamation of 24th September, 1915.**

FOREIGN OFFICE (FOREIGN TRADE DEPT.),

March 24, 1916.

CHINA..

The following is a complete list, revised up to date, of persons and bodies of persons to whom articles to be exported to China may be consigned, under the terms of the Proclamation of the 24th September, 1915:—

This list is to be regarded as superseding all previous lists.

His Majesty's Diplomatic, Consular, Military, and Naval Officers.

British Missionary Bodies, and Missionary Bodies of Neutral and Allied Countries.

Abdoolally, Ebrahim, & Co., Shanghai.

Abe, Yoko.

Abe & Co., Mukden.
Abraham, D. E. J.
Abraham, Katz & Co., Shanghai.
Adair, N.
Adair, T.
Ah Ho & Co., Amoy.
Ah Kow (Ah Kau), P., & Sons, Amoy.
Aird & Skinner, Drs.
Albert & Wuhlschleger, Canton.
Algar & Co., Limited.
Allen, Edgar & Co., Limited.
Allen & Hanburys, Limited.
Alma Estates, Limited.
American Chinese Drug Store.
American Machinery and Export Company.
American Presbyterian Mission Press.
American Trading Company.
Amhurst Rubber Estates, Limited.
Amoy Electric Light and Power Co.
Amoy Tinning Company.
Andersen, Meyer, & Co.
Anderson, A. L., & Co.
Anderson, J. O.
Anderson, Robert, & Co.
Andrew, J. H., & Co., Limited.
Andrews, von Fischerz & George.
Ang Hing & Co., Foochow.
Ang Hoon Cho, Dr. Swatow.
Anglo-Chinese Dispensary, Shanghai, Hankow, & Peking.
Anglo-Chinese Eastern Trading Company, Limited.
Anglo-Chinese Engineering Association, Peking.
Anglo-Chinese Indenting Company.
Anglo-Dutch Plantation, Limited.
Anglo-German Brewery, Shanghai.
Anglo-Java Estates.
Aquarius Company.
Arcade Amusement Company.
Ardath Tobacco.
Arnaud Coste & Dent.
Arnhold, H. E.
Arthur & Co., Limited.
Arts & Crafts, Limited.
Ashton & Co., Limited (Enticknap, P.)
Asiatic Petroleum Company.
Astor House Hotel Company, Shanghai, Tientsin.
At Chi, Shanghai.
Atkinson & Dallas, Limited.
Atlas Insurance Co., Limited, Shanghai.

Au Petit Louvre (Maison Parisienne).

Audinet, Lacroix, & Co.

Audinet, Lacroix, Pasquier, et Cie.

Australian Dairy Farm.

Australian Produce Company.

Auto Palace Co., Shanghai.

Awards Dispensary, Shanghai.

Ayer Tawah Company, Limited, Shanghai.

Azadian.

Babcock & Wilcox, Limited.

Bailey, H. G. C.

Bakels & Co.

Balcan, Hermann, Dr., Chinkaing.

Baldwin, C. C.

Ban Lam Drug Stores, Amoy.

Banham, F. C.

Banker & Co.

Banque belge pour l'Etranger.

Banque de l'Indo-Chine.

Banque industrielle de Chine.

Bansuiken, Shanghai.

Barkley Company.

Barlow & Co.

Barma, S. T.

Barrett, E. G.

Barry & Co., B. M.

Bathgate & Co.

Batu Anam Rubber Company.

Baudet & Compagnie, R., Canton.

Beck, I.

Beck, M. G.

Belgian Brick Factory, Tientsin.

Belgian Trading Company.

Bell, D. W.

Bell, G. E.

Bell, H. F. L.

Ben & Co.

Ben Albert & Co.

Benjamin & Potts.

Beque, Henri.

Bergmann, Edward.

Bielfield, Alex., & Co.,

Birchal, E. F.

Bissett, J. P., & Co.,

Black, J. F.

Blake, F. A., & Sons.

Blanche, Charles.

Bland, H. E. & Co.

Blix, Carl.
Bo Won, Canton.
Bona, F.
Bouchard.
Bourgery, C.
Bow On Drug Company, Canton.
Bowern & Co. (Bowern & Hay).
Boyd & Co.
Boyer, Mazet & Co.
Boyes, Bassett, & Co.
Bracco, C. & Co.
Bradford Dyers' Association
Bradley & Co., Limited.
Brand Brothers & Co.
Brand, H. S., & Co.
Brandt, A. L.
Brandt & Co.
Brandt & Rodgers.
Brangwyn & Hobson, Drs.
Brent, A. D.
Brewer & Co., Limited.
Bridges, H.
Bristol and Chinese Dispensary, Shanghai.
British-American Tobacco Company, Limited.
British and Chinese Corporation.
British Cigarette Company, Limited.
British Dominions General Insurance Company.
British and Foreign Bible Society.
British Insulated and Helsby Company, Limited.
British Manufacturers' Agency (Wong Chuen Yung).
British Mining and Industrial Co., Ltd., Tientsin.
Brockett & Co.
Brockett, E., & Co.
Brook, E., & Co.
Brossay, René.
Browett, H.
Brunner, Mond, & Co., Limited.
Brush Electrical Engineering Company.
Bryant & Ryde.
Bulin & Co., Hankow.
Burin, Yoko.
Burkhardt, L. R.
Burkill, A. R., & Sons.
Burroughs, Wellcome, & Co.
Burtenshaw & Co.
Butler, A.
Butterfield & Swire.
Cabeldu, A., & Co.

Caissial.
Caldbeck, McGregor.
Calder, Marshall, & Co.
Calico Printers' Association.
Camera Craft Company.
Campbell, Alex., & Co.
Canadian Commissioner.
Canadian Methodist Mission Press.
Canadian Pacific Railway Company.
Canton Insurance Company.
Carr, Ramsay, T., & Co.
Cary & Co.
Casa do Povo, Shanghai.
Castellano.
Cathay Trading Co., Shanghai.
Cathay Trust.
Catoire Veuve, A., et Fils.
Cattaneo (Catanneo), Peking.
Cattaneo, P., & Co., Peking.
Cawasjee Pallanjee, Shanghai.
Cement Tile Works, Limited.
Central Agency, Limited.
Central China Dispensary.
Central China Import Company.
Central China Post.
Central China Printing Company, Hankow.
Central Garage, Limited.
Central Stores, Limited.
Central Trading Company.
Cercle sportif francais.
Chai Shing & Co., Swatow.
Chandless, R. H. & Co.
Chang Dah Yuen.
Chang, J. D., Shanghai.
Chang Seng Yap Kee & Co., Swatow.
Chang, T. S.
Chao Chow Fu Di Disp., Swatow.
Chapeaux.
Charrey.
Charrey et Conversy.
Chartered Bank of India, Australia, and China.
Chauvin, Mme.
Chee Hsin Cement Co., Tientsin.
Chefoo Hairnet Company.
Chefoo Hairnet Manufactory.
Chemor United Rubber Company, Limited.
Chempedak Rubber and Gambier Estate Company.
Cheng Rubber Estate.

Cheng Send Disp., Swatow.
Chic Parisien.
Chin Ho Hsiang.
Chin Qua, Swatow.
Ching Tong Disp., Swatow.
China Agents Company.
China American Lumber Company.
China American Trading Company.
China Commercial Steam Navigation Company.
China Engineering Company.
China Fire Insurance Company.
China Flour Mill Company, Limited.
China Import and Export Lumber Company, Limited.
China Inland Mission.
China and Japan Trading Company.
China Land and Building Company, Limited.
China Land and Finance Company, Limited.
China Merchants Pongee Association.
China Merchants Steam Navigation Company.
China Mutual Life Insurance Company, Limited.
China Mutual Steam Navigation Company.
Chian National Life Assurance.
China Navigation Company.
China Silk Agency Company, Limited.
China Strawbraid Export Company.
China Sugar Refining Company.
China Times, Limited.
China Traders Insurance Company.
China Trading Company.
Chinese American Company.
Chinese Electric Light and Power Company, Peking.
Chinese and Foreign Dispensary, Amoy.
Chinese Optical Company.
Chinese Railways (all).
Ching Chang Jen, Tientsin.
Ching Cheng Yung, Tientsin.
Ching Chong & Co., Shanghai.
Ching Chong Hung & Co., Chefoo.
Ching Fong, Shanghai.
Ching Ho Hsiang, Peking.
Ching Siu Tong, Foochow.
Ching Tai & Co., Mukden.
Chinsin Chao (Peking Motor Company), Peking.
Christiakoff, J.
Chuan Chang, Shanghai.
Chuan Kee & Co., Amoy.
Chujudo & Co., Newchang.
Chuma & Co., Newchang.

Chun Shing, Shanghai.
Chun Shing, Shanghai.
Chung Fah & Co., Chefoo.
Chung Hang Company Dispensary, Canton.
Chung Heva Book Company, Shanghai.
Chung Mei Drug Company, Canton.
Chung On & Co., Canton.
Chung Tung Lithographic Works.
Chung Woo, Swatow.
Church Missionary Mission.
Coghlan, H. H.
Cohen, Andre.
Colacco Bros., Shanghai.
Collins & Co.
Combfort.
Commercial Museum, Tieh Ling.
Commercial Press Limited.
Commercial Union Assurance Company.
Compagnie d'Eclairage et de Tramways of Tientsin.
Compagnie française des Tramways de l'Eclairage électrique et des Eaux de Shanghai.
Compagnie générale de Chemin de Fer et de Tramways en Chine.
Compagnie des Messageries maritimes.
Comptoir commercial anversoïis.
Connell Brothers.
Consolidated Rubber Estates, Limited.
Cook & Anderson.
Cook, Thomas & Sons.
Cornabe, Eckford & Co.
Corsane, Anderson, & Co. (Hankow Ice Works).
Cosmopolitan Dock.
Cossanteli & Co.
Country Club, Shanghai.
Cox, W. Wakeford.
Cozzi, E. Hankow.
Crédit foncier d'Extreme-Orient.
Crofts & Co., George.
Cros, Paul.
Crossfield & Sons, Limited.
Crystal, Limited.
Culpeck, E. A.
Curtis Brothers.
Curtis Sons & Co.
Customs Club, Amoy.
Dah Daw, Hankow.
Dah Lung & Co., Shanghai.
Dah Sung & Co., Shanghai.

Dah Sung Cotton Mill, Shanghai.
Dai Nippon Brewery Company.
Daishin & Co., Shanghai.
Dallas Livery Stable Company.
Danese, E., Hankow.
D'Arc, G. L.
Dastoor, F. R., & Co.
David & Co.
David, S. J., & Co.
Davies & Brooke.
Davis, R. S., & Co.
Davis, W. Arthur.
Davis, W. Trenchard.
Deacon & Co.
Deane, T. P.
Debenham & Co.
Denham & Rose.
Denniston & Sullivan.
Dent, A., & Co.
Dent, Herbert.
Des Remedios, A. G, Shanghai.
Dieden & Co.
Dixon, H. C., & Co.
Dodwell & Co., Limited.
Dollar Robert Company.
Dombey & Son.
Dominion Express Company.
Dong Sing Wo & Co., Shanghai.
Donnelly & Whyte.
Dowdall, W. M.
Dowler, Forbes & Co.
Downs, N. L., Dr.
Drakeford & Co.
Dreyfus, Edmond, & Bros.
Drummond & Holborow.
Duncan & Co.
Dunlop Rubber Company.
Dunn, Walter.
Dunne, T. E.
Duplessis.
Dutch Colonial Trading Company.
Dutton, W., & Co.
Dyce & Co.
Dzing Nye Hsing, Hankow.
Eagle and Globe Steel Company.
East Asiatic Company.
Eastern and Australian Steamship Company.

Eastern Extension Telegraph Company.
Eastern Garage, Shanghai.
Eastern Trading Company.
Echo de Chine, Shanghai.
Echo de Tientsin.
Edgar Brothers & Co.
Ekman Foreign Agencies.
Ellis & Hay's, Shanghai.
Emens, W. S., & Co., Ltd.
En Ching Low (Nun Cheng Lo), Tientsin.
Energie électrique.
Enterprise Tobacco Company, Limited.
Enticknap, P. (Ashton & Co., Limited).
Equitable Life Assurance Society.
Erasmic Company.
Establishments de Tongkou.
Etablissements Fei Yen, Ateliers de Contructions Mécan-
iques.
Evans, A. M. A.
Evans, Edward, & Sons, Limited.
Evans, Pugh, & Co.
Eveleigh & Co.
Ewo Cotton Spinning and Weaving Company.
Ewo Yuen Press Packing Company.
Excess Insurance Company, Limited.
Ezra, E. I., Shanghai.
Ezra, Edward & Co., Shanghai.
Ezra & Co., Fred, Shanghai.
Ezra, N. E. B., & Co.
Ezra, Y., & Co.
Fa Hsing, Tientsin.
Fairchild, F. A.
Far Eastern Geographical Establishment.
Farley, W. A.
Farmer, F. D., & Co.
Fearon, Daniel, & Co.
Federal Life Assurance Company of Canada.
Fengtien District Inspectorate of Salt Revenue.
Ferguson, J. C. G.
Ferretti.
Fielding, H. R.
Finlay, Richardson, & Co.
Finocchiaro & Co., G., Shanghai.
Firth, W., & Sons.
Fobes & Co.
Fohkien Mercantile Co., Foochow.
Foo Sing, Chefoo.
Foo Tai Company, Hankow.

Foochow Dock and Arsenal, Pagoda Anchorage.
 Foochow Native Hospital.
 Foochow Pharmacy.
 Forbes & Co., William.
 Foster, McClellan, & Co.
 Frankau, A., & Co., Limited.
 Frazar & Co.
 Frazer, E. W.
 French Bakery.
 Frodsham, G. W. (Fu Chung Corporation), Tientsin.
 Fu Seng, W. & Co., Foochow.
 Fu Hsing Tai, Tientsin.
 Fuchs, H., & Co. (Rint ai Stores).
 Fujita & Co., Mukden.
 Fukien Drug Company.
 Fukul & Co., Shanghai.
 Fung Tang, Shanghai.
 Furukawa & Co., Shanghai.
 Fatcher, J. W.
 Gabhai, M. N., & Co.
 Gadai, Yoko.
 Gaillard.
 Gakuyodo Mori, Shameen.
 Galluseer & Co.
 Gande, Price, & Co.
 Garner, Quelch, & Co.
 Gates, F.
 Geddes & Co.
 General Accident, Fire, and Life Assurance Company.
 General Electric Company.
 General Electric Company of China, Limited.
 General Electric Company of New York.
 Gerassime Touliatos.
 Gerin, Drevard, & Co.
 Getz Bros. & Co., Shanghai.
 Gibb, Livingston, & Co.
 Gibbons, J., & Co.
 Gillard, G. M., & Co.
 Gillespie & Co.
 Gilman & Co.
 Ging Chong Hung & Co.
 Gittins & Co.
 Glaxo.
 Glen Line Steamers.
 Goldenberg, H., & Co.
 Goldsmith, Leopold A.
 Gonda Shoten, Tieh Ling.

Gordes.
Gordon & Co.
Government Universities in China.
Goyet, Shanghai.
Grand Hotel des Wagons-Lits, Peking.
Grant, Archibald.
Grayrigge, G., Shanghai.
Great China Dispensary.
Great Eastern Co., Ltd., Shanghai.
Great Eastern Dispensary.
Great Northern Telegraph Company.
Greer, H. & W., Limited.
Greig, M. W., & Co.
Grenard, Bettines, & Co.
Griffith, T. E., Limited.
Griffiths' Butchery.
Grimes, A. C.
Grimshaw, R.
Grosjean & Co.
Grundy, R.
Grundy, V., Shanghai.
Guarantee Trust.
Gula Kalumpang Rubber Estates, Limited.
Gunn, Hugh Moukden.
Hall & Holtz, Limited.
Han Yeh Ping Iron and Coal Company.
Handa Menko, Shanghai.
Hankow Club, Ltd.
Hankow Dispensary, Limited.
Hankow Ice Works (Corsane, Anderson & Co.).
Hankow International Hospital, Hankow.
Hankow Light and Power Company.
Hankow Printing Office.
Hankow Race Club and Recreation Ground, Ltd.
Hankow Waterworks.
Hankow Wharf and Godown Company, Ltd.
Hannibal, W. A. & Co.
Hansen, Wallace J., Canton.
Hanson, McNeill, Jones & Wright.
Hardoon, S. A.
Hardy, Walter.
Harper, Ralph, & Co.
Harvey's Billposting Agency.
Harvie, Cook, & Co.
Harvie, J. A.
Hatch, Carter, & Co.
Hattori, Yoko.
Hausheer, M. E., Shanghai.

Heath & Co., Limited.
Heath, P., & Co.
Heffer, F. C., & Co.
Heiman, S. S.
Heisch, P. F.
Hemmerdinger Frères.
Hemmings & Berkley.
Heng, Chang, Ter, Newchang.
Heng Cheong & Co., Amoy.
Hérou, Charles, & Co.
Hetherington, J., & Sons.
Hewett, W., & Co.
Hill, H. G., Shanghai.
Hipwell, P.
Hirao & Co., Antung.
Hirsbrunner & Co.
Ho En Seong, Nanking.
Hogg, E. Jenner, Shanghai.
Holgate, L. G.
Holland-China Trading Company.
Holliday, C., & Co.
Holt's Wharf.
Hong Kong Fire Insurance Company.
Hong Kong and Shanghai Bank.
Hong Sun, C., Shanghai.
Hopkins, Dunn, & Co.
Horenstein, Tientsin.
Horrobin, S. L.
Horse Bazaar and Motor Company.
Hotchand Vishindas & Co., Shanghai.
Hotel de France.
Hotel de la Paix.
Hotel de Pekin.
Houvenier-Mason, Scheidler, & Co.
Howarth, Richard, & Co.
Hsjao, C. N., Dr. (Union Disp.), Tientsin.
Hsin Kong & Co., Shanghai.
Hsing Tai, Shanghai.
Hsu, W. T. O. (Imperial Medical College).
Hua Eng Tai, Swatow.
Hua Mui Dispensary, Swatow.
Hubbard, E. W.
Huber, E., & Co., Shanghai.
Humphrey, W. G.
Hung Chong Ter, Newchang.
Hunt, Newchang.
Hupei Government Cotton Mill.
Hutchison, Herbert, & Co.

Hutchison, J. D.
Iah Leng Dispensary, Swatow.
Iah Siu Dispensary, Swatow.
Iak Sang Dispensary, Swatow.
Ilbert & Co.
Imperial Hotel, Limited.
Indo-China Steam Navigation Company.
India Line of Steamers.
Innis & Riddle.
Inshallah Dairy Farm and Stock Company.
International Bank.
International Bicycle Company.
International Book and Stationery Store.
International Cotton Manufacture Company.
International Dispensary, Shanghai.
International Dock, Shanghai.
International Estate and Finance, Shanghai.
International Export Company, Hankow, Nanking.
International Import and Export Co., Shanghai.
International Saving Society, Shanghai.
Isenman & Smith, Drs.
Italian-Chinese Import and Export Company.
Ito, G., Shanghai.
Itoh, C., & Co., Shanghai.
Ivy Dairy.
Ivy, R. S., Dr.
Jacks, William, & Co.
Jackson, Hanwell, Jackson, & Neild, Drs.
Jackson, J. A. & Co.
Jak Leng Disp., Swatow.
Jak Seng Disp. Co., Swatow.
Jak Sui Disp., Swatow.
Japanese Red Cross Hospital, Mukden.
Japanese Post and Telegraphs in Manchuria.
Jaques, A. H., & Co.
Jardine, Matheson, & Co.
Java Consolidated Rubber and Coffee Estate.
Java Sea and Fire Insurance Company.
Jee, Pond, M., Dr.
Jensen, G. S.
Jin Ann Dispensary, Swatow.
Jin Sin Tong, Amoy.
Joseph Bros.
Jun Chee, Tientsin.
Juvet Leo, Tientsin.
Kai See & Co., Amoy.
Kailing Mining Administration.
Kaitendo Company, Newchang.

Kakiage, Yoho, Shanghai.
Kale, E.
Kalgan Dairy Farm.
Kameya (Kamaya), S., & Co., Antung.
Kansaki & Co., Newchang.
Kapayang Rubber Estate Company, Limited.
Karatzas Bros.
Kashimura Company, Tientsin.
Kathe Lim, Mrs., Swatow.
Kato & Co.
Katz, A. & Co.
Kay, W., & Co.
Kaye, C. B., & Co.
Kelly & Walsh, Limited.
Kemp, Thomas, & Co.
Kempton.
Kent & Mounsey.
Kermani, R. S., Shanghai.
Keylock, Pratt, and Hobbs.
Keystone Tobacco Company, Limited.
Kiangnan Dock and Engineering Works.
Kiangsu Chemical Works, Shanghai.
Kin Yamei, Tientsin.
King, H. Y., Dr.
Klemantaski, Bates, & Co.
Ko Bros., Amoy.
Kochien Transport and Towboat Company, Limited.
Kodera & Co.
Kong Yik Cotton Spinning and Weaving Company.
Konshyn, N. N., Limited, Shanghai.
Kowkee, J. L., & Co., Shanghai.
Kroewoek Java Plantations, Limited.
Kua, Seng, Watt, & Co., Amoy.
Kuang Sui Chiang Disp., Swatow.
Kung Ho & Co., Tientsin.
Kwan, K. H., Dr., Tientsin.
Kwang Tung Electric Supply Co., Ltd., Canton.
Kwong Chek Dispensary, Swatow.
Kwong Fat Yuen, Shanghai.
Kwong Shing, Swatow.
Kwong Wo Company, Canton.
La Belle Jardinière (E. A. Culpeck).
La Generale Soies, Canton.
Lalcacca & Co.
Lam Fong Drug Company, Amoy.
Land Investment Company, Limited.
Lane, Crawford, & Co., Limited.
Langkat Company, Shanghai.

Lao Sen Kee, Hankow.
Laon Kung Mow Cotton Spinning and Weaving Company.
Large, F., & Co.
Lau, Bittakshing, & Co., Canton.
Lau, E. C., Foochow.
Lau Tsz Wai, Shameen.
Lau, Woodland, & Co., Canton.
Laurent, Marius.
Lavers & Clark.
Law, H. D., & Co.
Le Lion.
Le Munyon.
Lee Bros. & Co., Swatow.
Lee Jui Kheng, Swatow.
Lee Sen Ann Dispensary, Swatow.
Lee Tai Cheang, Swatow.
Leeds, E. S.
Legation of Allied Powers, Peking.
Legation Pharmacy (J. Henderson).
Lekhomall Pinyamall.
Lem Pah Wo., Canton.
Lem Tak Se, Swatow.
Lester, Johnson, & Morriss.
Lever Brothers, Limited.
Levy, Leone A., Shanghai.
Levy, Simon & Co.
Ley, C.
Leyte, F.
Liang Dau An, Hankow.
Liao Conservancy Authority.
Liao River Conservancy.
Liddell, Bros. & Co.
Liddell, K., & Co.
Lih Teh Oil Mill Company,^fLimited.
Lim Chin Tsong & Co., Amoy.
Lim, E. V. S., & Co., Swatow.
L'Imprimerie Francaise, Shanghai.
Lion, Lucien.
Little, O. S.
Little, William, & Co.
Litvinoff & Co.
Liverman, G. S., & Co., Limited.
Liverpool Salvage Association.
Llewellyn & Co., Limited.
Lloyds.
Loa Hai Shing, Shanghai.
Loa-Wai Dispensary, Canton.
London Mission.

London Salvage Association.
Loo Teh Kee, Shanghai.
Lopato, A., & Sons, Limited.
Loup and Young.
Louvain.
Lowe, Bingham, and Matthews.
Lowe, F. H.
Loxley, W. R., & Co.
L.P. Medical Hall, Foochow.
Lu Si, W. (Foochow Pharmacy).
Luen Steamship Company, Limited.
Luk Wo & Co. (Luk Wo Dispensary), Canton.
L'Union de Paris (Compagnie d'Assurances), Shanghai.
Ma Fel & Co., Shanghai.
Macbeth, Pawsey, & Co.
Macdonald, Ronald.
Macdonald, Thomas, & Co.
Macey & Co.
Mackay, A. H., & Co.
MacKenzie, A. C.
MacKenzie & Co., Limited.
Mackie, A., & Co.
Maclay & Co.
Macleod, Marshall, Marsh, Billingham & Murray, Drs.
Mactavish & Lehmann.
Macy, G. H., & Co.
Madier.
Magasin francais d'Alimentation.
Magasins généraux.
Magill & Co.
Main, S. D.
Maison Parisienne (Au Petit Louvre).
Maitland & Co.
Maitland & Fearon.
Major Brothers, Limited.
Malcampo & Co., Amoy.
Malthoid Roofing Manufacturers.
Manchurian Company, Limited.
Manini, E., Hankow.
Manners, John.
Mappin & Webb.
Maritime Custom Houses. (Throughout China.)
Marthoul Frères.
Martin, W., & Co.
Matheson, G., & Co.
Mavrokephalos & Co., Hankow.
McBain, G.
McGillivray.

McKean, S. H.
McMullan & Co.
Mee Cheung Studio, Amoy.
Mei Te Cheng, Tientsin.
Meiji Trading Company, Shanghai.
Mencarini & Co.
Menga, C., Tientsin.
Mercantile Bank.
Methodist Publishing House.
Meurer Frères.
Middleton & Co.
Miffret, A.
Miller, E. D.
Ming Chong Cycle Company.
Ministries and Departments of the Chinese Governments.
Minseng Dispensary, Hankow.
Mission Book Co., Shanghai.
Mitsubishi & Co., Shanghai.
Mitsubish Goshi Kaisha, Hankow, Canton.
Mitsui Busan Kaisha, Hankow and Tieh Ling.
Mitsui & Co., Shanghai.
Molchanoff Pechatnoff & Co., Hankow.
Moller & Co.
Monbaron, Charles.
Moore, L., & Co.
Moorhead & Halse.
Morgan Crucible Company, Limited.
Moser, J. H.
Mossop, A. G.
Moutrie, S., & Co.
Moyroux, V.
Mukden Trading Co.
Municipal Council, Shanghai.
Municipalities of British, Allied and Neutral Concessions
and of the International Concession at Shanghai.
Murray, Noel, & Co.
Mustard & Co.
Mutual Stores, Shameen.
Nagai Bunko, Shanghai.
Nagano, Yoko.
Naishin Company.
Nakvasin, D. J., & Co., Hankow.
Nanking Dispensary, Nanking.
Nanri, Yoko.
Nanyang Dispensary.
National Cash Register Company.
National Union Society of Bedford.
Naval College, Pagoda.

Naylor, J., & Co.
 Neill, James, & Co.
 Nemazee, H. M. H., & Co., Shanghai.
 Neotia & Co.
 Nestlé and Anglo-Swiss Milk Company.
 Netherlands Harbour Works Company.
 Netherlands Lloyd of Amsterdam and Batavia Marine Insurance Co., Shanghai.
 Netherlands Trading Society.
 Nettle, P. Edward.
 Neutral Legations, Peking.
 New Amoy Dock Company.
 New Chinese Antimony Company.
 New Engineering and Shipbuilding Works, Limited.
 New Zealand Insurance Company.
 Newchang Wharf and Godown Company.
 Newman, E.
 Nicholas & Co.
 Nicholas Tsu Engineering and Shipbuilding Works.
 Nielson and Winthers (China Engineering Co., Ltd.).
 Nigniewtzky.
 Nikka, Yoko.
 Nippon Menkwa Kabushiki Kaisha, Hankow.
 Nippon Yusen Kaisha, Hankow.
 Nisshin Kisen Kaisha, Hankow.
 Nisshin Yabuko, Shanghai.
 Nisshin, Yoko.
 Noel Murray, & Co., Limited.
 Nor Kung Leong, Canton.
 Norbury & Co.
 Norbury, Eric.
 Norbury, Natzio, & Co., Limited.
 Noronha Fernandez & Co., Canton.
 North British Mercantile Insurance Company.
 North China Daily Mail, Tientsin.
 North China Daily News and Herald, Limited.
 North China Engineering Company.
 North China Insurance Company, Limited.
 North China Printing and Publishing Company.
 North China Produce Company.
 North Great China Dispensary, Tientsin.
 Northern Assurance Company.
 Nozawa Gumi, Shanghai.
 Nun Cheng Lo (En Ching Low), Tientsin.
 Nutter, Walter, & Co.
 Nye, S. P., Dr.
 Ocean Accident and Guarantee Company.
 Ocean Marine Insurance Company.

Ocean Steamship Company, Limited.
Office of Works, His Majesty's.
Okura & Co., Limited, Shanghai.
Old Dock.
Old Ningpo Wharf.
Olivier & Co.
Olivier Export and Import Company.
Olsen & Co.
Omi & Co., Newchang.
Ong Mah Chao & Co., Amoy.
Onumura & Co., Shanghai.
Opium Bonded Godown.
Orient Trading Company.
Oriental Advertising Company.
Oriental Cigarette and Tobacco Co.
Oriental Dispensary, Shanghai.
Oriental Export Company, Chefoo.
Oriental Optical Company, Shanghai.
Oriental Press, Shanghai.
Osaka Kobayashi Shiten, Shanghai.
Osaka Shosen Kaisha, Canton.
Oxygen and Drum Company.
Pabaney, E.
Pacific Mail Steamship Company.
Paizis & Co.
Palace Hotel, Shanghai.
Palmer & Turner.
Panoff, J. K., & Co.
Pao Chen Dispensary, Swatow.
Paradissis & Co.
Parker, J. H. P., & Co.
Parker, Reilly, & Co.
Parker & Smith.
Parsee Trading Company.
Patel, A. C., & Co.
Patell & Co.
Pathé Phonocine Machine.
Patisserie Parisienne, Shanghai.
Paturel, Shanghai.
Paulsen & Bayes-Davey.
Pearce & Garriock.
Pearson, S., & Son, Limited.
Pei Yang (Medical College), Tientsin.
Peiyang Tannery.
Peking Daily News.
Peking Gazette.
Peking Motor Company (Chinsin Chao).
Peking Pavilion.

Peking Syndicate.
 Pennell, E., & Co.
 Permata Rubber Estate, Limited.
 Perrin, Cooper & Co.
 Persian Commercial Company.
 Petersen & Co.
 Petersen, A., & Co., Hankow.
 Phillips, Walter, Dr.
 Phoenix Assurance Company.
 Picca & Co. (Pharmacy Central).
 Pickwick, F. H.
 Pike, A. T. J.
 Pilcher, H. W.
 Platt, Macleod & Wilson.
 P. and O. Steam Navigation Company.
 Po Tai Wo & Co., Swatow.
 Po Wah & Co., Canton.
 Po Wai Dispensary, Swatow and Canton.
 Poo Tung & Co., Swatow.
 Poohoomal Mulliamul Amer, Hankow.
 Pootung Wharves.
 Popoff Frères, C. & S.
 Pottinger & Paton.
 Powell, S. J. & Co.
 Presse Orientale, La.
 Price's China, Limited.
 Priestwood, J. G.
 Probst, Hanbury, & Co.
 Produce Export Company, Limited.
 Protopapos & Co.
 Provincial Governments and their Departments throughout China
 Puthod.
 Quan Hang Shing, Canton.
 Queen's Hotel, Tientsin.
 Racine, Ackermann, & Co.
 Railton & Co.
 Rakusen, H., & Co., Shanghai.
 Ramello, F.
 Ramos Amusement Company.
 Ramsay, H. E., & Co., Limited.
 Ramsay, N. B.
 Rayner, Heusser, & Co.
 Real Estate and Trading Co., Ltd., Hankow.
 Reid, Evans, & Co.
 Reiss & Co.
 Reiss, Hugo & Co.
 Rembrandt Photo Company.

Remington Typewriter Company.
Repah Rubber and Tapico Estates.
Representation for British Manufacturers, Limited.
Reuter Telegram Company.
Reynaud, Eugene, & Co.
Reynolds, W. G., Dr., Canton.
Richards, J. H., Shanghai.
Rigge, H. E.
Rint'ai Stores, Mukden.
Rizaeff Frères, Shanghai.
Robinson Piano Company.
Rodsil & Co.
Rondon & Co.
Roneo, Limited.
Rose, Downs, & Thompson, Limited.
Rose, Hewett, & Co.
Ross, Alex, & Co.
Roth, B., & Co.
Rouse, E. H.
Rousseau, E.
Roxburgh, R., Limited.
Royal Insurance Company.
Royal Mail Steam Packet Company.
Rozario & Co., Shanghai.
Russo-Asiatic Bank.
Rutherford, N. H.
Saey Tai, Shanghai.
Salmon, J. E.
Sam, Joe, & Co.
Samson, E. (Eastman & Co.).
Samuel & Co., Limited.
Sanderson & Co.
Sanrin Tobacco Company.
Saou Kee, Shanghai.
Sassoon, D., & Co., Limited.
Sassoon, E. D., & Co.
Sauvayre, Shanghai.
Schiller & Co.
Scotson, James (Stewart & Co.).
Scott & Bowne, Limited.
Scott, Harding, & Co.
Scottish Union and National Insurance Company.
Seishin & Co., Mukden and Newchang.
Semagaga Rubber Company, Limited.
Semambu Rubber Estates, Limited.
Senawang Rubber Estates.
Seng Kee, Amoy.
Sennet Frères.

Sennett, Frères.
Seo & Co., Mukden.
Seth A. Seth.
Seu Yin Sei Disp., Foochow.
Shahmoon, E. E., Shanghai.
Shahmoon, S. E., Shanghai.
Shameen Lawn Tennis Club, Canton.
Shang, Tai Ye, & Co., Tientsin.
Shanghai Building Company.
Shanghai Club.
Shanghai Cotton Manufacturing Company.
Shanghai Dispensary.
Shanghai Dock and Engineering Company.
Shanghai Electric and Asbestos Company, Limited.
Shanghai Electrical Construction Company.
Shanghai Gas Company.
Shanghai General Hospital.
Shanghai Horse Bazaar.
Shanghai Ice and Cold Storage Company.
Shanghai Klebang Rubber Estates, Limited.
Shanghai Land Investment Company.
Shanghai Malay Rubber Estates, Limited.
Shanghai Mercury, Limited.
Shanghai Mutual Telephone Company, Limited.
Shanghai Optical Company.
Shanghai Paper Mill.
Shanghai Stores Company.
Shanghai and Sumatra Tobacco Company, Limited.
Shanghai Tannery Company, Limited.
Shanghai Times.
Shanghai Tug and Lighter Company.
Shanghai Waterworks Company, Limited.
Shantung Silk and Lace Company.
Shaw, G. L. Antung.
Shaw, G. L., Brothers, Mukden.
Shawhsing, S. N., Company, Newchang.
Shewan, Tones, & Co.
Shing (Ching) Kee, Amoy.
Shing Yue & Co., Shanghai.
Shinri, Yoko.
Shroff, P. B.
Shun Chee & Co., 16, Bruce Road, Tientsin.
Shun, Kee, & Co., Shanghai.
Shung, Chang, & Co., Chefoo.
Silberman, I.
Sin An Tong Dispensary, Amoy.
Sin Jen Tong, Amoy.
Sin Se Tong, Amoy.

Sincere Co., Shanghai and Canton.
Sing, A., Shanghai.
Sing Tai, Chefoo.
Singer Sewing Machine Company.
Sino-Foreign Coal Mining Co., Limited (T'ung Hsing),
Tien-tsin.
Sit Heng & Co., Amoy.
Siu Jen Tong, Amoy.
Siu Ling Dispensary, Swatow.
Siu-se-Tong, Amoy.
Skinn, Alfred John.
Sligh, J.
Slowe & Co.
Smith, Edwin R., D.D.S.
Smith, L. H., & Co.
Société d'Exportation et d'Importation Coloniales, Tien-
tsin.
Société Fonciere de Shameen, Canton.
Société forestière de Hailin et de Manchurie La.
Société franco-chinoise de Batillerie et Cabotage en Chine.
Société franco-chinoise de Crédit.
Société indo-chinoise.
Soeka Warna Tea Estate.
Solina, R. V., & Co.
Somekh, B. A., Shanghai.
Somekh, S. S., Shanghai.
South British Insurance Company.
South China Trading Co., Canton.
South Manchuria Railway Company.
Sowa, Shanghai.
Soychee Cotton Spinning Company.
Sparke, C. E.
Speyer, C.
Spunt and Rosenfeld.
Standard Bank of South Africa.
Standard Life Assurance Company.
Standard Oil Company.
State Assurance Co., Limited, Shanghai.
Stearne, J. C.
Steiner, F., & Co., Limited.
Subira, J. M.
Sui Leng Disp., Swatow.
Sullivan, J., & Co.
Sulzer, Rudolph, & Co.
Sun Insurance Office.
Sun Life Assurance of Canada.
Sung Chuan Tien and Co., Shantung.
Suzuki & Co., Shanghai.

Swatow Dispensary.
 Syndicat industriel et commercial.
 Sze Hing (Hung) & Co., Chefoo.
 Tabaqueria Filipina.
 Tackey, W. M., & Co.
 Tai, E., Tientsin.
 Tai Fu Lim, Dr., Newchang.
 Tai On & Co. (The Canton Medical Hall), Canton.
 Tai Wah Disp., Swatow.
 Taikoo Sugar Refining Co., Ltd., Shanghai.
 Taiping Rubber Estates.
 Taiseng & Co., Foochow.
 Tait & Co.
 Takata & Co., Shanghai.
 Takkee & Co., Foochow.
 Taku Tug and Lighter Company, Limited.
 Talati Brothers, Peking and Tientsin.
 Talati & Co., Tientsin.
 Tallieu, L., & Co.
 Talow Dispensary.
 Tan Seong Chee & Co., Amoy.
 Tannerie franco-chinoise.
 Tata, Sons, & Co., Shanghai.
 Taylor, Albert.
 Taylor & Co.
 Teerathdas, N., Shanghai.
 Teesdale & Godfrey.
 Teh Kee Dispensary, Hankow.
 Tehun Tet Disp., Swatow.
 Tek Hua Disp., Swatow.
 The Trading Company, the Successors to Alexis Goobkin,
 A. Koosenetzoff, & Co.
 Theodore & Rawlins.
 Thomas, Adams, & Wood.
 Thomas, F., & Co.
 Thomson, G. H. & N., Shanghai.
 Thomson, G. Irwin.
 Thoresen, O.
 Thunder, C.
 Thurier & Kohr, Hankow.
 Tibbey, H. M.
 Tibesart, J. A.
 Tientsin Bicycle Company, Amoy.
 Tientsin Club.
 Tientsin Dispensary.
 Tientsin Gas and Electric Light Company.
 Tientsin Ironworks, Limited.

Tientsin Native City Waterworks, Limited.
Tientsin Press, Limited.
Tientsin Soap Manufacturing Company.
Tientsin Tobacco Company.
Tientsin Waterworks Company, Limited.
Tilley & Limby.
Times Dharwar & Co.
Tin See Tong Disp., Amoy.
Tiram Estates, Limited.
Toa & Co.
Toa Koshi, Shanghai.
Toa Tobacco Company, Newchang.
Toeg & Read, Shanghai.
Toh Tiong Hok, Amoy.
Tom, H., Tientsin.
Tom, S., Chefoo.
Tong Cheong & Co., Amoy.
Tong Seng & Co., Amoy.
Tonglin & Co., Canton.
Toshado Shiten, Shanghai.
Towa & Co., Newchang.
Travers Smith.
Truman, R. N.
Tschurin, I. I., & Co., Harbin.
Tsui, Y. Y., Dr., Tientsin.
Tsung Tsoon Sing, Amoy.
Tsurutani.
Tung, Ho, & Co., Newchang.
T'ung Hsing Sino-Foreign Coal-mining Company, Ltd.,
Tientsin (Dovey & Co., Managers).
Tung Shen Te, Tientsin.
Tung, Tai, & Co.
Tung Teh Heng, Chefoo.
Tung Yu Brothers, Shanghai.
Tunkadoo Dock.
Tunkadoo Wharves.
Turner, E. W.
Twigg, P. O'Brien.
Twyford, J., & Co.
Tze Hop Shing, G., & Co., Tientsin.
Ullmann & Co.
Underwood Typewriter Company.
Union Assurance Company, Limited.
Union Commercial Company, Limited.
Union Dispensary, Tientsin.
Union Insurance Society of Canton.
Union Marine Insurance Company.
Union Medical College.

United States Steel Products.
 Vacuum Oil Company.
 Van Ess, A., & Co.
 Varenne, Th., & Compagnie, Canton.
 Venturi, F., Shanghai.
 Veroudart.
 Vicajee, F., & Co.
 Viccajee, H., & Co.
 Vickers, Limited.
 Vikula Morocov, Newchang.
 Villa, A. P., & Brothers.
 Viloudaki, Hiscocks & Co., Shanghai.
 Vrrard & Co.
 Wah Chang Mining and Smelting Co., Changsha.
 Wah Loong, Canton.
 Wah Mei Dispensary, Canton.
 Wah Ming Optical Company.
 Wah On Company, Canton.
 Wai Chi, Tientsin.
 Walker, Livingstone.
 Wallem & Co., Shanghai.
 Wang, Y. N., Dr., Tientsin and Peking.
 Wannieck, Limited.
 Warren, C. E., & Co., Canton.
 Waste Silk Boiling Company.
 Watson, A. S., & Co. Limited.
 Watt, J. A. D.
 Watt, W. T., Dr. (Imperial Medical College).
 Wattie, J. A., & Co., Limited.
 Watts & Co.
 Weeks & Co., Limited.
 Weihaiwei Land and Building Company.
 Wen Hua Printing Press, Hankow.
 West of Scotland Insurance Office Limited, Shanghai.
 Westminster Tobacco Company.
 Westphal, King, & Ramsay, Limited.
 Wheelock & Co.
 Wheen, Edward, & Sons.
 Whittall & Co., Limited.
 White, Brothers.
 White, David.
 White-Cooper, Oppe & Master.
 Whiteway, Laidlaw, & Co.
 Whitfield & Co.
 Whitlam, R. P.
 Whitney, J. C., & Co.
 Whitworth, Herbert, Limited.

Wijk & Co.
Wilkinson, H. P.
Wilkinson, Heywood, & Clark.
Wilkinson, T. M., & Co., Foochow.
Williams, Dr., Medicine Company.
Williams, K. J.
Wilson, & Co.
Winston, Warwick, Dr.
Wisner & Co.
Wisner, P. F., & Co.
Wissotsky & Co.
Wong Ah Ming, Tientsin.
Wong Chuen Yung (British Manufacturers' Agency),
Shanghai.
Wong Shing Chong, Shanghai.
Wong Yuen Kee, Tientsin.
Wong Zung Chong, Shanghai.
Woo Chong.
Woo, M. L., Tientsin.
Woods, J.
Woollen, Vosy, & Co.
Worthington Pump Company, Limited.
Wrightson & Co., Shanghai.
Wu Lien Teh, Harbin.
Yamamoto & Co., Tientsin.
Yan Sun & Co., Ltd., Canton.
Yan Shau & Co., Limited, Canton.
Yang, I. C., & Co., Peking.
Yang-tsze Poo Engineering Works.
Yang-tsze Insurance Company.
Yang-tsze Land and Finance Company.
Yang-tsze Cotton Mill.
Yap Eck Liok, Amoy.
Yates, T. M.
Yau, K. S., Dr., Peking and Tientsin.
Yee Gwan & Co., Amoy.
Yeo, Swee, Swan, & Co., Amoy.
Yik Sang Dispensary, Swatow.
Yishin & Co., Mukden.
Yoan Siu Dispensary, Swatow.
Yokohama Specie Bank.
Yorkshire Insurance Company.
Yoshida & Co., Shanghai.
Young Brothers Trust Company.
Yu Feng Kung Ssu, Chefoo.
Yu Tai.
Yuasa, T., Hankow.
Yuen Cheong and Co., Shanghai.

Yuen Tah & Co., Shanghai.
Yung Fong Photo Supply Co., Peking.
Yung Hing Printing Co., Shanghai.
Yuwusei Yoko, Tieh Ling.
Za Chong Shun, Shanghai.
Zi Ka Wei Press, Shanghai.
Zundel Emile Manufacturing Company.

NOTE.—As previously notified, the above-mentioned Proclamation does not apply to the British Colony of Hong Kong, so that this and all other lists published thereunder do not include persons or bodies of persons trading in that Colony.

FOREIGN OFFICE (FOREIGN TRADE DEPT.),

March, 24 1916.

SIAM.

The following is a complete list, revised up to date, of persons and bodies of persons to whom articles to be exported to Siam may be consigned, under the terms of the Proclamation of 24th September, 1915:—

This list is to be regarded as superseding all previous lists.

His Majesty's Diplomatic, Consular, Military, and Naval Officers.

British Missionary Bodies and Missionary Bodies of Neutral and Allied Countries.

Abdulcaium K. Saherwalla, Bangkok.
Adam, A. H. M., & Co.
Adamjee Allibhai Dorajiwalla, Bangkok.
Adamsen, Dr. (See Kak Dispensary).
Ah Lee Keh (Yah See), Lampong.
Alibhai Chinwala, Bangkok.
American Presbyterian Mission Press.
Angullia, A., & Sons, Bangkok.
Apothecaries' Hall.
Arracan Company, Limited, Bangkok.
Asiatic Cattle Co., Bangkok.
Asiatic Petroleum Company, Limited.
Asow, Y., & Co., Bangkok.
Assumption Printing Press, Bangkok.
Baboojee, A. K., Bangkok.

Babu, Renong.
Badman, H. A., & Co.
Bagawie, S. M., Bangkok.
Bamrungnukulkij Printing Works (Luang Damrong),
Bangkok.
Ban Chia Thye, Puket.
Ban Eik, Renong.
Ban Eng, Renong.
Ban Heng Bee, Renong.
Ban Hing, Pangnga and Puket.
Ban Hin Guan, Puket.
Ban Hong, Puket.
Ban Lee Moh, Krabi.
Ban Ouan Ho, Puket.
Ban Seng Chieng, Bangkok.
Ban Seng Hin, Trang.
Ban Seng Un, Krabi.
Bangkok Dock Company, Limited.
Bangkok Manufacturing Company, Limited.
Bangkok Times Press, Limited.
Bangkok United Club.
Bangnon Syndicate, Renong.
Banque de l'Indo-Chine.
Barrow, Brown, & Co.
Bean Getan, Pangnga.
Bean Guan, Puket.
Bean Hup, Puket.
Béranger, Malcolm (Maison Béranger).
Berli, A., & Co., Bangkok.
Bian Joo Thye, Bangkok.
Boay Lye, Pangnga.
Bombay-Burma Trading Corporation, Limited, Bangkok.
Bong Hong, Puket.
Boo Gark, Setul.
Boon Long, Bangkok.
Boon Mee Dispensary, Bangkok.
Boon Teck, Renong.
Borgersen, H. B.
Borneo Company, Limited.
British-American Tobacco Company, Limited.
British Club.
British Dispensary.
Buan Soon Lee & Co., Bangkok.
Budroodin, F. H., Bangkok.
Buk Sua, Pangnga.
Cartwright, B. O.
Chan Kwong Sin, Setul.
Chapman, W. P.

Chartered Bank of India, China and Australia.
Cheng Kiat Li, Bangkok.
Chew Keok Kongsi, Puket and Trang.
Chiang Hak, Bangkok.
Chiang Huat Chan, Bangkok.
Chiangmai Mission Press, Bangkok.
Chinese Mercantile Dispensary, Bangkok.
Chin Aik Khan, Puket.
Chin Hin, Bangkok.
Chin Hock, Puket.
Chin Soon, Bangkok.
Chino-Siam Daily News.
Chino-Siamese Trading Company.
Chip Nghi Soon, Bangkok.
Chip Yiak Siang Chan, Bangkok.
Chong Guan Soon, Bangkok.
Chong Lye Chan, Renong.
Chong Phye, Pangnga.
Chong Sen, Bangkok.
Choo Seng, Takuapa.
Chotirmall, K. A. T., & Co.
Chuan Lee, Takuapa.
Chung Chin Yuen & Co., Bangkok.
Chung Chooe Guan Ah Fook, Bangkok.
Chye Seng Soon, Bangkok.
City Dispensary, Bangkok.
Couper-Johnston, D., & Co.
Dastakeer & Co., Bangkok.
De Burgh, W.
Deebook Dredging, Renong.
Diana, A., & Co., Bangkok.
Dickinson, John, & Co.
Diethelm & Co.
Dunlop, John M.
East Asiatic Company, Limited.
Eastern Smelting Company, Puket.
Edgar Brothers.
Educational Supply Association.
Eng Guan, Trang.
Excelsior Ice Factory.
Fraser & Neave, Limited.
French Dispensary.
Gilitwalla, E. E., Bangkok.
Gin Seng, Takuapa.
Git Git Choon, Puket.
Goh Vong Chua, Bangkok.
Goon Hok Heng, Bangkok.
Goriawalla, A. H. A., Bangkok.

Goriawalla, F. A., Bangkok.
Gritters, Mrs.
Groundwater, C. L., & Co.
Guan Eng, Renong.
Guan Het Seng, Bangkok.
Guan Mong Chan, Bangkok.
Guan Seng, Bangkok.
Gulamhusan Abdoolkader (Gulam Husain Abdul Kader)
(Kader, G. A.), Bangkok.
Habibar, Rehman, Bangkok.
Hak Heng Lee, Bangkok.
Halim & Co., B. A.
Han Fook Seng (Thein Fook Seng), Bangkok.
Hansen, Dr. C. (Lotus Dispensary).
Harp, Heng, Long & Co.
Harp Vour, Long, & Co.
Harrison, Frank A., Puket and Pangnga.
Heap Aik, Renong.
Heng Guan Cheng, Puket.
Heng Heng Guan Seng, Bangkok.
Heng Hoa, Bangkok.
Hiak Hin, Takuapa.
Ho Chean, Takuapa.
Ho Choon, Puket.
Ho Seng, Trang.
Hock Chong Seng, Takuapa.
Hock Choon, Trang.
Hock Chuan, Krabi.
Hock Chuan & Co., Bangkok.
Hock Guan, Trang.
Hock Ho, Renong.
Hock Ho Choon, Bangkok.
Hock Kee, Renong.
Ho Hin, Pangnga.
Ho Huat, Renong.
Hoh Leng Dispensary, Bangkok.
Hok Hin Lee, Bangkok.
Hong Bee, Renong.
Hong Ching, Bangkok.
Hong Guan, Pangnga.
Hong Huat, Puket.
Hong Kong and Shanghai Banking Corporation.
Hooi Lam Chong, Pangnga.
Hoosain, A. G., Bangkok.
Hoosain, Akbar, & Sons, Bangkok.
Hoosain, E. A., Bangkok.
Hotchand, Vichindas, & Co., Bangkok.
Hup Ho, Setul, Setul.

Hup Mong Thye, Bangkok.
 Hussein, A., & Sons.
 Ikezaki, K., & Co., Bangkok.
 Indo Burma Cigar Depot.
 International Store.
 Jakob, Setul.
 Jawarad Dispensary.
 Jewaji Raja & Sons, M. Moosbhoy, M. Moosbhoy Raja.
 Joo Chye Kee, Bangkok.
 Joo Guan, Renong.
 Joo Hoa Lee, Bangkok.
 Joo Phek, Pangnga.
 Joo Seng & Co., Bangkok.
 Kader, G. A. (Gulamhusan Abdoolkader).
 Kaj, Cotermall, & Co., Bangkok.
 Kasoojee, M. E., Bangkok.
 Kather, Muhiatheen, K., Bangkok.
 Katib, E. M.
 Katoo Dee Book, Renong.
 Katz Brothers, Limited.
 Kean Heng Lee, Bangkok.
 Kean Lee Chan, Bangkok.
 Kean Lee & Co., Bangkok.
 Kean Seng, Krabi.
 Kempton and Co., Bangkok.
 Keng Watt, Bangkok.
 Kerr & Co.
 Kho On (Khoon) Seng, Bangkok.
 Kia Lee, Bangkok.
 Kiam Hoa Heng & Co., Bangkok.
 Kiam Hoa Seng & Co., Bangkok.
 Kim Heng Sang, Bangkok.
 King Chan, Bangkok.
 Kluzer, G., & Co., Bangkok.
 Ko San Nyun, Bangkok.
 Kong Hiap Hin, Puket.
 Kong Moh, Renong.
 Kwang (Kuang) Ngee Hoa & Co., Bangkok.
 Kwang Tong Seng, Bangkok.
 Kwong Chuen Chan, Bangkok.
 Kwong Hoa Siang (Chiang), Bangkok.
 Kwong Moh, Renong.
 Kwong Mow, Bangkok.
 Kwong Tai, Bangkok.
 Kwong Wo Sang, Bangkok.
 Kwong Ying Cheong, Bangkok.
 Lakhwalla & Co., E. A., Bangkok.
 Lakhwalla & Co., M. A., Bangkok.

Lam Ngor, Trang.
Lebai Man, Setul.
Lee Kim, Renong.
Legations of Allied Powers.
Legations of Neutral Powers.
Lenha Snigh Mehar Singh, Bangkok.
Leong Chin Heng, Bangkok.
Leong Guan, Bangkok.
Leong Hin, Bangkok and Krabi.
Leonowens, Louis T., Limited, Bangkok and Lampang.
Li Kor, Pangnga.
Li Tit Guan, Bangkok.
Liang Seng Lee, Bangkok.
Lim Hean Kheng, Renong.
Lim Hean Swee, Renong.
Lim Toh Choo, Renong.
Lo Kong Chang, Puket.
Long Ann, Bangkok.
Long Heng Lee, Bangkok.
Lotus Dispensary (Dr. Hansen).
Luang Brohma Yodkee, Mrs. (Pradist Sookonta), Bangkok.
Luang Damrong (Bamrungnukulkij Printing Works),
Bangkok.
Luang Phipat Tana Korn, Bangkok.
Macbeth, J. J.
Maideen, A.
Maire, A. J., Bangkok.
Maison Béranger (Béranger, Malcolm).
Malaya Tin Corporation, Renong.
Malbary, H. A.
Mansoor Sahib, S. S., Bangkok.
Marican, M. T. S.
Marican, S. S.
Maskati, A. T. E.
Maung Hpo Min, Lampang.
Maw Jim, Bangkok.
Maw Kim, Bangkok.
Maw Sooi Disp., Bangkok.
McFarland, G. B., Dr.
Meklong Railway Company.
Menam Motor-boat Company, Limited.
Meng Heng Lee, Bangkok.
Meng Hong, Bangkok.
Michellis and Drimitrellis, Bangkok.
Ministries and Departments of the Royal Siamese Govern-
ment.
Mitsui Bussan Kaisha, Limited, Bangkok.
Mizokami, M., Bangkok.

Mogul, M. A.
Moh Tuan, Bangkok.
Mohamed Meah & Co., Bangkok.
Mohammed Ally Noorbhai, Bangkok.
Mong Hoa, Bangkok.
Monod, C. E., & Co., Bangkok.
Moosbhoy, M., Bangkok.
Motiwalla, F. A., Bangkok.
Moung Pe, Bangkok.
Mydin, Setul.
Nai Lert, Bangkok.
Nai Siu, Bangkok.
Nakhoda Osmanbhai Amirbhai & Co., Bangkok.
Nan Singh, Setul.
Nana & Co., Bangkok.
Nana, E. A., Bangkok.
Nean Jee Hin, Puket.
Neo Choo, Pangnga.
Nestlé and Anglo-Swiss Condensed Milk Company.
Netherlands Trading Society.
Nguan Seng Soon, Bangkok.
Ni Lye Hong, Pangnga.
Nooraddin Dawoodbhoi, Bangkok.
On Wo, Bangkok.
Ooi Chay, Renong.
Oriental Bakery, Bangkok.
Oriental Store, Bangkok.
Osawa, J., & Co., Bangkok.
Oyama, K., & Co., Bangkok.
Paknam Railway Company.
Pappayanopoulos, C., Bangkok.
Peng Lee Chan, Bangkok.
Pereira & Co., E. M.
Pharnitsuphaphon Printing Office, Bangkok.
Phatanakorn Cinematograph Co., Bangkok.
Phya Sri Kridakara, Bangkok.
Pirosshaw, F. Mama, Bangkok.
Pisal Banniti, Bangkok.
Pock Thye, Puket.
Pollard, T. H.
Pradist Sookonta (Mrs. Luang Brohma Yodkee), Bangkok.
Puck, Choon & Co., Bangkok.
Puket Dispensary, Puket.
Rahim, H. Abdool.
Raja (Jewaji Raja & Sons).
Ramchand, M. D., Puket and Trang.
Ratanamala Company, Bangkok.
Ratrui Basin Tin Dredging Company, Renong.

Rochiram, J. R., Bangkok.
Rongpim Nangsu Pim Thai Mai, Bangkok.
Rosenberg, M., Bangkok.
Royal Bangkok Sports Club.
Royal Siamese State Railways.
Sae Thien & Co., Bangkok.
Saing Hiang, Takuapa.
Salehbhai, A. R., & Co., Bangkok.
Sampson, John, & Son.
Sarafally, G. A., Bangkok.
Saw Hood Beng, Sengora.
See Kak Dispensary (Dr. Adamsen), Bangkok.
Semprez & Co., Bangkok.
Seng Guan, Puket.
Seng Hin, Renong.
Seng Hong & Co., Bangkok.
Seng Lee, Trang.
Seng Lee, Bangkok.
Seng Lee Chiang, Bangkok.
Seng Long, E., Bangkok.
Seng Teik, Pangnga.
Shaik Mahomet, Trang.
Siah Leng, A., Bangkok.
Siah Leng Dispensary, Bangkok.
Siam Cement Company, Limited, Bangkok.
Siam Commercial Bank.
Siam Electricity Company, Limited.
Siam Forest Company, Limited.
Siam Free Press Company, Limited.
Siam Import Company, Limited.
Siam Industries Syndicate.
Siam Motor Works, Limited.
Siam Observer Press.
Siam Perfumery Store.
Siam Stamp Company.
Siamese Southern Railway.
Siamese Tin Syndicate.
Siamese Tobacco Company.
Siamwalla, D. H. A., Bangkok.
Siamwalla, F. A., Bangkok.
Siang Hak, Bangkok.
Sin Gim Hong, Puket.
Sin Hin, Puket.
Sin Kheng Leong, Renong.
Sin Kheng Seang, Puket.
Sin Sin Ha, Bangkok.
Singer Sewing Machine.
Siribhand Store, Bangkok.

Smith Premier Typewriter Company.
Société Anonyme Belge.
Soen Chua Seng, Bangkok.
Soon Seng, Renong.
Sophon Printing Office.
Soy Ying Yuen, Bangkok.
Sriracha Company, Limited, Bangkok.
Standard Oil Company.
Staro, A. Mme.
Steel Brothers & Co., Limited.
Stephens, Paul & Co.
Straits Trading Company, Puket.
Sui Kee, Puket.
Swanson, J. H.
Swee Ho, H., Bangkok.
Swee Hock, Puket.
Swee Seang, Pangnga.
Syme & Co.
Sze Hai Tong, Banking and Insurance Co., Bangkok.
Tachin Railway Company.
Tan Choon Lim, Renong.
Tan Paik Seng, Puket.
Tan Soon Cheang, Renong.
Tan Thye Guan, Bangkok.
Tan Yeat, Trang.
Tatner, F.
Tay, K. C., Dr., Bangkok.
Tayabally & Co., A. H., Bangkok.
Teck Lee Guan, Bangkok.
Teck Seng (Wat Tuk), Bangkok.
Teck Seng & Co., Bangkok.
Teik Bee, Pangnga.
Teik Thye Heng Hoe, Pangnga.
Tek Chi Tung, Bangkok.
Teo Ban Hong, Bangkok.
Thean It Keok, Puket.
Theen Cheong, Puket.
Thia Bee, Bangkok.
Thien Fook Seng (Han Fook Seng), Bangkok.
Thonakitch Raxa, Bangkok.
Thum Hock Heng, Trang.
Thye Cheong, Puket.
Thye Hin, Puket.
Tilleke, R. E. G., Dr.
Tin Chuan, Puket.
Tisseman, S., & Co.
Tong Sang Cheong, Bangkok.
Tong Seng, Bangkok.

Tong Seng Tong, Takuapa.
Tongkah Compound, Puket.
Tongkah Harbour Tin Dredging Company, Puket.
Tow Kay Hoo, Bangkok.
Towfigue, M., Bangkok.
Tuck Wo Loong, Bangkok.
Tung Who & Co.
Un Cheang, Krabi.
Un Hoe, Puket.
Undertakers Supply Stores, Bangkok.
United Engineers, Limited.
Vacuum Oil Company.
Viraj Chanthorn, Bangkok.
Walker, C. C., Dr., Bangkok.
Wang Lee & Co., Bangkok.
Wasee, A. K. H., & Co.
Wasiamull, Assomull, & Co., Bangkok.
Wat Tuk (Teck Seng), Bangkok.
Whiteaway, Laidlaw, & Co., Limited.
Wing Seng Long & Co., Bangkok.
Wing Yuen & Co., Bangkok.
Yah See (Ah Lee Keh), Lampong.
Yamaguchi G., & Co., Bangkok.
Yee Long, Bangkok.
Yee Sang & Co., Bangkok.
Yeoh Keow, Renong.
Yeong Aik Hin, Puket.
Yong Guan Hong, Bangkok.
Yong, Heng Long, Bangkok.
Yong Lee Seng & Co., Bangkok.
Yong Mong Lee, Bangkok.
Yong Seng, Bangkok.
Yue Yik Loong, Bangkok.

No. 669.

**Order in Council respecting the Cost of Maintenance of the 38th
Battalion at Bermuda.**

P. C. 491.

**CERTIFIED COPY of a Report of the Committee of the Privy
Council, approved by His Royal Highness the Governor
General, on the 24th March, 1916.**

The Committee of the Privy Council have had before them a report, dated 24th February, 1916, from the Right Honourable the Secretary of State for External Affairs, upon a despatch from the Right Honourable the Secretary of State for the Colonies, dated 27th January, 1916, stating that the Army Council is anxious to learn the wishes of the Government of Canada in regard to expenditure in connection with the Royal Canadian Regiment at Bermuda.

The Committee, on the recommendation of the Right Honourable the Secretary of State for External Affairs, advise that Your Royal Highness may be pleased to inform the Right Honourable the Secretary of State for the Colonies that it is the desire of the Canadian Government that the question of the expenditures in connection with the Royal Canadian Regiment at Bermuda, and also in connection with the 38th Battalion which relieved the Royal Canadian Regiment some months ago, should be considered in connection with the general question of the incidence of the expenditures on account of the Canadian Expeditionary Force, as to which a memorandum from the War Office was recently transmitted through the office of the High Commissioner for Canada and is now receiving the attention of the Canadian Government.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 670.

The London Gazette, 24th March, 1916.

[29519]

Order of His Majesty in Council prohibiting trading with certain persons of Enemy Nationality in Neutral Countries.

AT THE COUNCIL CHAMBER, WHITEHALL, THE 24TH DAY OF MARCH, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY COUNCIL.

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one,

of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916, to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

AND WHEREAS by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to, being in the said Proclamation referred to as the "Statutory List":

AND WHEREAS the List contained in the said Proclamation was amended by an Order of Council dated the 16th day of March, 1916:

AND WHEREAS there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the List of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited by the Proclamation dated the 29th day of February, 1916, as amended by the Order of Council of the 16th day of March, 1916, should be further amended by the addition of the names set forth in the Schedule hereto.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof, the Right Honourable Sir Edward Grey, Bart. K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA AND URUGUAY.

Allgemeine Elektricitats Gesellschaft.
 Barth, Eugenio & Company.
 Bernitt, Rodolfo.
 Bonino & Schroeder.
 Bottini, Oscar.
 Brauss Mahn & Company.
 Clarfeld Federico & Company.
 Clausen & Company.
 Delfino Brothers (Delfino Hermanos).
 Dorner, Arturo.
 Dorner & Bernitt.
 Gasmotorenfabrik Deutz.
 German Coal Depot Company (Deutsches Kohlen Depot).
 Hamburg-American Steamship Company.
 Hamburg-South American Steamship Company.
 Hansa Line.
 Hardt Engelbert & Company.
 Hardt, E. & W., & Company.
 Kropp & Company.
 Lageman, F., & Company.
 Lahusen & Company.
 Lasker & Company.
 Marquez, Jose C.
 North German Lloyd.
 Ornstein & Koppel.
 Osten & Cia.
 Rabe, Margarita N. de.
 Rabe, Otto.
 Rabe, Walder & Cia.
 Raplmeyer, C. C.
 Rhodius & Company.
 Roehrs, E., & Company.
 Staudt & Company.
 Strothbaum, Felix.
 Strothbaum, G. M. O.
 Velazco, Pedro.
 Vilmar, Rimplar & Company.
 Wagenknecht & Company.
 Walder, Enrique.

BRAZIL.

Arp & Company.
Bayer, Frederico & Company.
Behrmann & Company.
Bellingrodt & Meyer.
Berringer & Company.
Bockmann, A., & Company.
Bromberg & Company.
Bromberg, Hacker & Company.
Casa Allema (Wagner Schadlich & Company).
Companhia Commercial.
Costa Almeida, M.
Costa, Ferreira.
Dannemann & Company.
Dauch & Company.
Diebold & Company.
Domschke & Company.
Engel-Fritz.
Engelhardt, Carlos.
Fischer-Christino.
Fonseca & Company.
Fraeb & Company.
Friedrichs & Timmans.
Gasmotorenfabrik Deutz.
Griesbach-Max.
Hoepcke, Carl, & Company.
Hoffman, Rudolf W. H.
Jannowitz Wahle & Company.
Krause, Irmaos & Cia.
Landy, Carlos von.
Lemcke, Carlos & Co.
Magnus, James, & Company.
Martin, Luiz.
Meyer, Irmaos & Company.
Noronha, Carlos de.
Ohliger & Company.
Ornstein & Company.
Overbeck, W.
Pooch & Company.
Pralow & Company.
Rombauer & Company.
Schneider & Company.
Schoenn, Roberto, and Company.
Scholz, Manaos.
Semper & Company.
Sinner, Alfredo.
Steiner, Martin & Company.

Studer, J., & Company.
 Suerdieck & Company.
 Teltscher & Company.
 Trommel, A., & Company.
 Urban, Eugen & Company.
 Vasconcellos, Jose de, & Company.
 Vianna, Elyseo.
 Wagner, Schadlich, & Company.
 Whitaker, Ernesto, & Company.
 Wille, Theodore, & Company.

ECUADOR.

Borchert, W.
 Bunge, Julio.
 Dehmlow, Alfred.
 Duve, Federico.
 Enrich, Miguel.
 Grim, Juan.
 Grimmer, Karl.
 Guzman, L. é Hijos.
 Heinert, Leonard.
 Jeremias, L.
 Jeremias & Borchert.
 Jungnickel, W.
 Jungnickel & Loose.
 Kaiser, Guillermo.
 Koppel, Samuel.
 Kruger, Juan H.
 Kruger & Company.
 Loose.
 Luders, Carlos.
 Moller, Herman.
 Poppe, Adolfo.
 Rickert, Carlos.
 Rickert, Edward.
 Rickert, Enrique.
 Rickert & Company.
 Rischaneck, Max.
 Urban, Gustavo.
 Zohrer, Adolfo.

PERU.

Brahm y Cia.
 Casa Grande Zuckerpflanzen Aktien Gesellschaft.
 Emmel, Hermanos.
 Gildemeister, Siegfried.
 Gildemeister & Company.

Gulda, F., & Company.
 Hardt, Engellbert & Co.
 Hardt, E. & W., & Co.
 Hassler & Michaelson.
 Hilman.
 Justus, W.
 Kling, S., & Company.
 Knell, H.
 Oeschle, A. F.
 Weibe, F., & Company.
 Weibe, S.
 Welsch, G. y Cia.

ALL COUNTRIES IN CENTRAL AND SOUTH AMERICA.

German Coal Depot Company (Deutsches Kohlen Dépôt).
 Hardt, Engelbert & Co.
 Hardt, E. W., & Co.
 Staudt & Co.

NETHERLANDS.

Wiegman's Bank, Amsterdam.

NETHERLAND EAST INDIES.

Adler, Warenhuis, Sourabaya.
 Auerbach, H., Oxe & Co., Sourabaya.
 Barmer Export Gesellschaft, Batavia.
 Behn Meyer & Co., Limited, Batavia and Sourabaya.
 Biedermann & Co., Samarang and Sourabaya.
 Braunschweigsche Maschinenbauanstalt, Sourabaya.
 Breitfield Danek & Co., Sourabaya.
 Eckstein, P., Medan and Palembang.
 Ehrlich, S., Medan and Palembang.
 Erdmann & Sielcken, Samarang, Batavia, and Sourabaya.
 Giesbers & Rosenkrantz, Sourabaya.
 Goldenburg & Co., Medan and Palembang.
 Guntzel & Schumacher, Handelsmaatschappy, Medan,
 Palembang, and Sumatra.
 Hennemann, R., & Co., Dutch Borneo and Batavia.
 Hinlopen, K., & Co., Sourabaya.
 Katz, S., & Co., Medan and Palembang.
 Kehding, F., Medan and Palembang.
 Kolner Handelsgesellschaft, Sourabaya.
 Koppel, Arthur, Sourabaya.
 Ledebor, W. B., & Co., Macassar, Menado, and Gorontalo.

Liebenschutz, & Co., Samarang and Sourabaya.
 Lind, J. A., Handelsvereeniging, Medan, Palembang, and Sumatra.
 Louvre, Sourabaya.
 Mohrmann & Co. (Handelsvereeniging Voorheen J. Mohrmann), Macassar.
 Naessens & Co., Sourabaya and Medan.
 Ong Kek Chia, Batavia.
 Ong Kek Siang, Batavia.
 Ong Seng Kwie, Batavia.
 Orenstein & Koppel, Sourabaya.
 Ott, E., Medan and Palembang.
 Pang Kie Ngan, Batavia.
 Protzel & Co., Sourabaya.
 Reichler & Co., Medan and Palembang.
 Schlieper, Carl & Co., Samarang.
 Siemens & Halske Allgemeine Gesellschaft, Sourabaya.
 Siemens Schuckert Werke, Sourabaya.
 Societe Coloniale Indo-Belge, Batavia.
 Sourabaya Oliefabriek, Sourabaya.
 Straits und Sunda Syndikat, Batavia.
 Valk, G. H., Macassar.
 Wolf & Petschek, Sourabaya and Samarang, and Java.

PHILIPPINE ISLANDS.

Behn, Meyer & Co., Limited, Manila.
 Fressel & Co., Manila.
 Froehlich & Kuttner, Iloilo.
 Germann & Co., Manila.
 Hashim, N. T. & Co., Manila.
 Manila Import Co. (Basmarina 107), Manila.
 Richter, Adolpho & Co.
 Roensch, Alfred & Co.
 Santos & Jahrling (Botica de Santa Cruz), Manila.
 Schmidt & Ziegler (David 64), Manila.
 Schulz & Co., Manila.
 Secker & Co. (Seckers Store), Manila.
 Stahl & Rumcker, Manila.
 Struckmann & Co. (S. Vincenta 65), Manila.
 Viegelmann & Co., Manila.

PORTUGAL.

Allgemeine Electricitats Gesellschaft (Thomson Houston Iberica), Rua Candida Dos Reis, 100, Oporto.
 d'Almeida, A. Nicolau & Co., Limitada, Rua Serpa Pinto, Villa Nova de Gaya, Oporto.

Caldeira Ignacio & Co., Funchal, Madeira.
 Camacho, L. F., Funchal, Madeira.
 Edelheim & Co., Travessa dos Congregados, Oporto.
 Ernst, George, Successors, Rua da Prata, 8, Lisbon.
 Guedes, Eduardo; Guedes, Felisberto, Rua Augusta, 124, Lisbon.
 Hofe, Adolph, & Co., Rua do Ferreira Borges, Oporto.
 Jacobi, N., & Co., Rua Nova Alfandega, 76, Oporto.
 Kendall, Vasconcellos & Passos, Lim., Galleria de Paris, 11, Oporto.
 Martins & Galla, Limitada, Largo de S. Domingos, 11, Lisbon.
 Marum, Wm., Funchal, Madeira.
 Mendes, Jose, Oporto.
 Pfeill, Emil., Rua Formosa, 400, Oporto.
 Reinhardt, Ricardo, Rua da Alfandega, 118, Lisbon.
 Rothes, Carlos, Rua de Bellomonte, 89, Oporto.
 Schmidt, A., Funchal, Madeira.
 Schmieder, Oswald, Rua Nova Do Almada, 11, Lisbon.
 Schimmelpfeng & Co., Rua de Santa Justa, Lisbon; Rua das Carmelites, 100, Oporto.
 Siemens Schückert Werke, Limitada, Rua Augusta, 27 Lisbon.
 Silva, Francisco Eduardo Moreira da, Avenida Casal Ribeiro, 17-3, Lisbon.
 Sociedade Insulana De Transportes Maritimos, Limitada, Funchal, Madeira.
 Streit, Otto Von, Funchal, Madeira.
 Stuve, W., & Co., Rua de Infante D., Henrique, 75, Oporto.
 Taylor, Filippe, Rua Vieira da Silva, 19, Lisbon.
 Timm, Charles, Rua Da Prata, 8, Lisbon.
 Van Perlstein & Co., Rua da Conceicao, 70, Lisbon.
 Waltz, F., Funchal, Madeira.
 Wald, G., Rua de S. Francisco, 4, Oporto.
 Wegehenkel, Arthur, Rua das Condominhas, Oporto.
 Weinstein, Martin & Co., Rua do Commercio, 49, Lisbon.
 Wiedemann, Max & Co., Rua da Prata, 108, Lisbon.
 Wimmer, J., & Co., Rua da Magdalena, 45, Lisbon.
 Wischmann, Otto, Largo do Corpo Santo, 6, Lisbon.
 Worm, Luiz B., Rua da Afandega, 160, Rua da Prata, 133, Lisbon.
 Ziems, Otto, Rua do Commercio, 99, Lisbon.

SPAIN.

Agencia Maritime Hering, Dormitorio San Francisco, 7, Barcelona.
 Allgemeine, Erzgesellschaft, Seville.

Amann & Wendel, Rambla de Catalena, 20, Barcelona.
 Baquera Kusche y Martin, Seville.
 Behn, Enrique, Valencia.
 Bender, Hijos de H. A., San Feliu de Guixols, Barcelona.
 Beutel, Edmundo, Calle Pascuall y Genis, 19, Valencia.
 Bonsoms & Co., Tarragona.
 Brauner, Hugo, Barco, 6; Calle Colon, 86, Valencia.
 Buckard, Julie, Alicante.
 Cano, Emilio, Valencia and Alicante.
 Continental Tyre Company, Madrid.
 Drack, Otto, Alicante and Valencia.
 Eden Bede, Barcelona.
 Engelhardt, Otto, San Pablo, 30, Seville.
 Feustel, Otto, Barcelona.
 Gaissert, Emilio, & Co., Calle Princessa, 61, Barcelona.
 Gottschalk, Hermanos, Bailen, 27, Barcelona.
 Grosch, Federico, Barcelona.
 Guardiola, Juan, Alicante.
 Hamm, Luis S., Rambla de Cataluna, 35, Barcelona.
 Hartmann, Pablo, Valencia and Cortes, 591, Barcelona.
 Hassenstein & Vogler, Rambla Capuchinos, 15, Barcelona.
 Hengsternberg, Hermann, Seville.
 Korting, Sociedad Española, Pl. Palacio, 11, Barcelona.
 Lainez, Hijos de Evelio, Cadiz.
 Lasschutza, Oscar, Vigo.
 Lehmann & Co., Consejo Ciento, 159, Barcelona.
 Lence, Carlos, Calle Colon, 13, Valencia.
 Lenher, Amande, Alicante.
 Marten, Martin, Adriano, 38, Seville; Calle Cortes, 604, Barcelona.
 Medem, Otto, Barcelona and Valencia.
 Meyer y Bacharach, Calle Serano, Grao de, Valencia.
 Monguio y Scharlau, Calle Aragon, 219, Barcelona.
 Muller, Alfred, Palma.
 Muller, Hugo, Seville.
 de Neufville, Sucesor de J., Santa Teresa, 8 and 10, Barcelona.
 Robert, Sucesores de Juan, Alicante.
 Schimmelpfeng's Information Agency, Madrid.
 Sociedad Vinicola, Tarragona.
 Soujol, Carlos, Villamari, 25, Barcelona.
 Teschendorff, Steiner & Co., Travessa S. Vincente and Calle Peana, 25, Valencia.
 Wertheim, Carlos, Calle Avino, 9, Barcelona.
 Winter, Emilio, Calle General Menacho, 9, Cadiz.

NOTE.—The list for each country is sent by telegraph to His Majesty's Representative in that country, who will notify

British Consular Officers, to whom persons abroad may apply for information as to names on the list.

No. 671.

Extra Canada Gazette, 28th March, 1916.

Proclamation respecting the exportation of Certain Commodities.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

PROCLAMATION.

<p>W. STUART EDWARDS, Acting Deputy Minister of Justice, Canada.</p>	}	<p>WHEREAS it is in and by section 291 of The Customs Act, chapter 48, of the Revised Statutes of Canada, 1906, enacted that the Governor in Council may from time to time prohibit the exportation or the carrying coast-wise or by inland navigation of arms, ammunition and gunpowder, military and naval stores and any articles which the Governor in Council deems capable of being converted into or made useful in increasing the quantity of military or naval stores, provisions, or any sort of victual which may be used as food by man;</p>
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AND WHEREAS it is in and by section 242 of the said Act further enacted that:—If any goods, the exportation or carrying coast-wise or by inland navigation of which is prohibited by this Act, or by the Governor in Council under the authority of this Act, are exported, carried coast-wise or by inland navigation or water borne or laden in any railway carriage or other vehicle for the purpose of being so exported or carried, they shall be seized and forfeited;

AND WHEREAS Our Governor General in Council has by an order bearing date the 24th day of March, 1916, amended a certain other order of His Royal Highness the Governor General in Council bearing date the 27th day of April, 1915, prohibiting the exportation of certain goods to all foreign ports in Europe and on the Mediterranean and Black Seas, other than those of France, Russia (except Baltic ports), Belgium, Spain and Portugal by deleting therefrom the following headings, namely:—

Asbestos;
Nickel and Nickel Ore.

AND WHEREAS Our Governor General in Council deems it necessary and in the public interest that the exportation from Canada be prohibited as in the manner hereinafter set forth,—

NOW KNOW YE that We do by these presents and by and with the advice of Our Privy Council for Canada, until We shall see fit otherwise, to declare that the exportation from Canada of the following goods to all destinations other than the United Kingdom, British Possessions and Protectorates, France, Russia (except Baltic ports), Japan, Portugal and the United States of America when for consumption in the said United States, be prohibited, namely:—

Packing-house products and products similar in kind;

And also the following goods to all destinations abroad other than the United Kingdom, British Possessions and Protectorates, namely:—

Asbestos;
Sugar unrefined;
Sugar refined;
Candy;
Pepper;
Wood ashes;
Tallow;

Metals and Ores, the following, viz.:—Nickel, Nickel Ore and Nickel Matte.

And also the exportation of the following goods to all foreign ports in Europe and on the Mediterranean and Black Seas other than those of France, Russia (except Baltic ports), Italy, Spain and Portugal, namely:—

Fruit, fresh, dried or preserved in any way, and nuts, used as fruit.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this Twenty-fourth day of March, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

No. 672.

Order in Council cancelling the Order in Council of 14th March, 1916, respecting the application of The Industrial Disputes Investigation Act, 1907.

P. C. 679.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 24th March, 1916.

The Committee of the Privy Council, on the recommendation of the Minister of Labour, advise that the Order in Council of the 14th March, 1916,—P.C. No. 580,—with reference to the application of the Industrial Disputes Investigation Act, 1907, be cancelled.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 673.

Canada Gazette, 29th April, 1916.

... Supplement to The London Gazette, 4th April, 1916.—5th April, 1916.

[29535]

Warrant instituting the Military Medal.

WAR OFFICE,
5th April, 1916.

**ROYAL WARRANT INSTITUTING A NEW MEDAL
ENTITLED "THE MILITARY MEDAL."**

GEORGE R.I.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India.

To all to whom these Presents shall come Greeting:

WHEREAS We are desirous of signifying Our appreciation of acts of gallantry and devotion to duty performed by non-commissioned officers and men of Our Army in the Field, We do by these Presents for Us Our heirs and successors institute and create a silver medal to be awarded to non-commissioned officers and men for individual or associated acts of bravery on the recommendation of a Commander-in-Chief in the Field:

Firstly.—It is ordained that the medal shall be designated “The Military Medal.”

Secondly.—It is ordained that the Military Medal shall bear on the obverse the Royal Effigy, and on the reverse the words “For Bravery in the Field,” encircled by a wreath surmounted by the Royal Cipher and Crown.

Thirdly.—It is ordained that the names of those upon whom We may be pleased to confer the Military Medal shall be published in the *London Gazette*, and that a Register thereof shall be kept in the Office of Our Principal Secretary of State for War.

Fourthly.—It is ordained that the Military Medal shall be worn immediately before all war medals and shall be worn on the left breast pendent from a ribbon of one inch and one-quarter in width, which shall be in colour dark blue having in the centre three white and two crimson stripes alternating.

Lastly.—It is ordained that in cases where non-commissioned officers and men who have been awarded the Military Medal shall be recommended by a Commander-in-Chief in the Field, for further acts of bravery, a Bar may be added to the medal already conferred.

Given at our Court at Saint James's, this twenty-fifth day of day of March, 1916, in the sixth year of Our Reign.
By His Majesty's Command.

KITCHENER.

No. 674.

Order in Council establishing rates of pay of members of the
Lumbermen Battalion.

P. C. 688.

CERTIFIED COPY of a Report of the Committee of the Privy
Council, approved by His Royal Highness the Governor
General, on the 25th March, 1916.

The Committee of the Privy Council have had before them
a report, dated 23rd March, 1916, from the Acting Minister of
Militia and Defence, stating that a request has been received
from the Officer Commanding the 224th Overseas Canadian
Forestry Battalion to pay the following wages to some of the
expert hands that are absolutely necessary as part of the
organization of this Battalion, viz.:—

Millwrights.....	From	\$2.50 to \$3.50	per day.
Mill-sawyers.....	“	2.50 to 3.00	“
Cooks.....	“	1.75 to 2.00	“
Saw filers and hammerers	“	5.50 to 6.00	“
Filers.....	“	2.00 to 2.50	“
Edger men.....	“	2.25 to 2.50	“

The Minister further states that he has made careful inquiry
of some of the largest lumber firms in Ontario as to the rates of
pay that should be given to such technical experts, and has
satisfied himself that the above-mentioned figures are fair and
just, and he, therefore, recommends that the same be approved.

The Committee concur in the foregoing recommendation
and submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

The Auditor General.

No. 675.

Canada Gazette, 25th March, 1916.

Royal Naval Reserve Pay.**DEPARTMENT OF THE NAVAL SERVICE.****ROYAL NAVAL RESERVE OFFICERS' MESSING ALLOWANCE.—
O.C. 54/601.**

A Messing allowance at the rate of 50 cents per diem may be paid to officers on the active list of the Royal Naval Reserve, employed in the Canadian Naval Service, for each day that they are victualled in a ship or establishment of the Royal Canadian Navy which is not messed by contract.

No. 676.

The London Gazette, 28th March, 1916.

[29523]

Notice of winding-up of certain firms and companies of Enemy Nationality.**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

73. The Fischer Machine Co., 22, Scrutton Street, London, E.C., Commission Agents and Dealers in Machines for use in Printing Trade. *Controller:* Arthur Peyton Ogden, 56, Moorgate Street, London, E.C. 27th March, 1916.

74. Fonotipia, Limited, 1, Broad Street Place, London, E.C., Manufacturers of Gramophones, etc. *Controller:* Charles E. Fletcher, 14, George Street, Mansion House, London, E.C. 23rd March, 1916.

75. Carl Lindstrom (London), Limited, 77, City Road, London, E.C., Manufacturers of Gramophones and Records, etc. *Controller*: Charles E. Fletcher, 14, George Street, Mansion House, London, E.C. 23rd March, 1916.

No. 677.

Order in Council appointing an Administrator to distribute the Estates of Deceased Soldiers.

P. C. 703.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 28th March, 1916.

The Committee of the Privy Council have had before them a report, dated 22nd March, 1916, from the Acting Minister of Militia and Defence, stating that under the Regimental Debts Act, 1893, sections 8 and 9, the Secretary of State has the powers of an Administrator to distribute the estates of deceased soldiers, and further, that this power has been conferred upon the Minister of Militia and Defence by an Order dated 3rd of December, 1915, issued by His Majesty's Principal Secretary of State for the Colonies and reading as follows:—

“and I hereby authorize the Minister of Militia and Defence at Ottawa, and all persons duly authorized by him, to dispose of and distribute on my behalf any part of the estate coming to his or their hands as aforesaid in accordance with the conditions in the Regimental Debts Act, 1893, and any regulations prescribed under this Act.”

Under the foregoing authority the Minister recommends that Capt. H. S. Relph, who has been transferred from the London Office to Ottawa for the purpose of carrying on this work and who is thoroughly competent to deal with it, be given full powers to carry on the distribution of estates of deceased soldiers in accordance with the Regimental Debts Act, 1893.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 678.

Order in Council expressing thanks to the Legislative Council of Jamaica for sympathy on destruction of the Parliament Buildings.

P. C. 669.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 28th March, 1916.

The Committee of the Privy Council have had before them a report, dated 15th March, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom was referred a despatch, dated 13th March, 1916, from the Governor of Jamaica transmitting the sympathy of the Legislative Council of Jamaica on the occasion of the destruction by fire of the Parliament Building at Ottawa.

The Committee, on the recommendation of the Right Honourable the Secretary of State for External Affairs, advise that Your Royal Highness may be pleased to convey to the Legislative Council of Jamaica the thanks of the Government of Canada for their kind telegram of sympathy, which is much appreciated by Your Royal Highness' Ministers.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 679.

Order in Council respecting Patents of Invention.

P. C. 706.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 28th March, 1916.

The Committee of the Privy Council have had before them a report, dated 23rd March, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom was referred a despatch dated 2nd February, 1916, from the Right Honourable the Secretary of State for the Colonies, transmitting copies of correspondence with the Italian Ambassador respecting the extension of the time limit for the payment of dues touching Industrial Patents.

The Minister represents that under The War Measure Act, 1914,¹ copies of which are attached for convenience of reference, Orders and Regulations respecting patents of invention have been made which are virtually the same as the rules made by the Imperial Board of Trade under "The Patents, Designs and Trade Marks (Temporary Rules) Act, 1914,"² and "The Patents, Designs and Trade Marks Temporary Rules (Amendment) Act, 1914."³

The Minister further represents that the procedure of the Canadian Patent Office in the application of its orders and regulations is substantially the same as that of the Imperial Patent Office.

The Acting Minister of Agriculture is of the opinion in which the Secretary of State for External Affairs concurs, that it is expedient that a declaration should be made on behalf of the Canadian Government respecting the granting of extensions to Italian citizens resident in Italy similar to that made by His Majesty's Government as stated in Mr. Bonar Law's despatch.

The Committee, on the recommendation of the Right Honourable the Secretary of State for External Affairs, advise that Your Royal Highness may be pleased to inform the Right

¹App. 129. ²App. 180. ³App. 185.

Honourable the Secretary of State for the Colonies that Canada agrees to the making of the proposed declaration.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 680.

Canada Gazette, 22nd April, 1916.

Fifth Supplement of The London Gazette, 28th March, 1916
—30th March, 1916.

[29528.]

Foreign Honours.

WAR OFFICE,
30th March, 1916.

The President of the French Republic has bestowed the decoration of the Legion of Honour, with the approval of His Majesty the King, on the undermentioned Officers, in recognition of their distinguished service during the campaign:—

Croix d'Officier.

Colonel (temporary Brigadier-General) Frederick Oscar Warren Loomis, D.S.O., 16th Canadian Infantry Brigade.

Colonel (temporary Brigadier-General) George Stuart Tuxford, C.M.G., 7th Canadian Infantry Brigade.

Lieutenant-Colonel and Brevet Colonel (temporary Brigadier-General) Alain Chartier de Lotbiniere Joly de Lotbiniere, C.S.I., C.I.E., Royal Engineers.

Lieutenant-Colonel Charles Hamilton Mitchell, Headquarters, Canadian Corps.

Croix de Chevalier.

Lieutenant-Colonel Frank Albro Creighton, 1st Canadian Infantry Battalion.

Captain Hercule Barre, 150th Battalion (Canada) formerly 14th Canadian Infantry Battalion).

Captain George Alton Cline, 1st Canadian Divisional Signal Company, Canadian Engineers.

Captain George Taylor Richardson, late 2nd Canadian Infantry Battalion.

Lieutenant Henry Quintal, 14th Canadian Infantry Battalion.

—

The President of the French Republic has bestowed the decoration "Croix de Guerre" on the undermentioned Officers and Men in recognition of their distinguished service during the campaign:—

Major William Hew Clark-Kennedy, D.S.O., 2nd Canadian Infantry Brigade, Headquarters.

Captain John Arthur Cullum, Canadian Army Medical Corps (attached 28th Canadian Infantry Battalion).

Captain George Herbert Rae Gibson, Canadian Army Medical Corps (Attached Headquarters 1st Canadian Division).

Lieutenant Edwin Albert Baker, 6th Field Company, Canadian Engineers.

Lieutenant Eric Pepler, 3rd Field Company, Canadian Engineers.

12673 Serjeant Daniell Arthur Bissett, 5th Canadian Infantry Battalion.

6413 Acting Quartermaster-Serjeant Alexander Cadogan, 1st Canadian Infantry Battalion.

1220 Private George Frederick Clark, 19th Alberta Dragoons, Canadian Forces.

81576 Corporal John Maxwell, 2nd Canadian Infantry Battalion.

20378 Corporal Horatio Roy Smith, 10th Canadian Infantry Battalion.

—

The President of the French Republic has bestowed the decoration "Medaille Militaire" on the undermentioned Warrant Officers, Non-Commissioned Officers and Men, in recognition of their distinguished service during the campaign:—

42240 Serjeant John Alexander Barnhill, 12th Battery, 3rd Canadian Field Artillery Brigade.

18839 Lance-Corporal Edward Andrew Barrett, 4th Canadian Infantry Battalion.

9057 Signaling Serjeant Harry Kelsey Clifton, 3rd Canadian Infantry Battalion.

61931 Private Arthur Deblois, 22nd Canadian Infantry Battalion.
5660 Sapper John Thomas Duffey, 3rd Field Company, Canadian Engineers.

15038 Lance-Corporal George Pearson Greer, 19th Alberta Dragoons, Canadian Forces.

5120 Second Corporal Bernard Cecil Hall, 1st Field Company, Canadian Engineers.

75240 Lance-Corporal Alfred John Hourston, 29th Canadian Infantry Battalion.

61589 Private Paul Adrien Lambert, 22nd Canadian Infantry Battalion.

77333 Serjeant James Austin Scroggie, 16th Canadian Infantry Battalion.

There are no restrictions as to occasions on which any of these decorations may be worn."

No. 681.

Canada Gazette, 29th April, 1916.

*Third Supplement to The London Gazette, of 28th March, 1916
—30th March, 1916.*

[29526]

**Order of His Majesty in Council extending the provisions of the
Aliens Restriction (Consolidation) Order, 1916.**

AT THE COURT AT BUCKINGHAM PALACE,

The 30th day of March, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Aliens Restriction (Consolidation) Order, 1916, His Majesty, in exercise of the powers conferred by the Aliens Restriction Act, 1914,¹ has been pleased to impose restrictions on aliens, and to make various regulations for carrying those restrictions into effect;

AND WHEREAS it is expedient to extend the provisions of that Order in manner hereinafter appearing,—

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered as follows:—

¹App. 178.

1. The following Article shall be inserted after Article 22 of the Aliens Restriction (Consolidation) Order, 1916:—

Aliens engaged on Munitions Work.

22A.—(1) An alien shall not undertake or perform munitions work, as defined in this Order, unless permission in writing has been obtained by him or on his behalf from the Minister of Munitions and is for the time being in force;

Provided that, subject as hereinafter provided with respect to identity books, an alien who was on the thirtieth day of March, nineteen hundred and sixteen, engaged on munitions work may continue to perform that work until either such permission as aforesaid is granted or notice is sent by the Minister of Munitions to him directly or through his employer that such permission cannot be granted.

(2) Without prejudice to the foregoing provisions of this Article, as from the first day of July, nineteen hundred and sixteen, an alien (wherever resident) shall not undertake or perform munitions work unless he has in his possession an identity book obtained in pursuance of Article 18B of this Order and duly filled in and attested.

(3) A person shall not employ any alien on munitions work if the alien is by this Order prohibited from undertaking or performing the work.

(4) A person shall not take any steps to obtain the services of aliens or any alien not in the United Kingdom for munitions work in the United Kingdom except with the permission in writing of the Minister of Munitions, and subject to such special or general conditions as the Minister may impose.

(5) After the thirtieth day of March nineteen hundred and sixteen, a person shall not engage or take any steps to engage an alien who is in the United Kingdom for employment on munitions works except through a Board of Trade labour exchange.

(6) A person who on the thirtieth day of March, nineteen hundred and sixteen, is employing any alien on munitions work shall forthwith send notice of the fact to the Minister of Munitions, which notice shall state the name, nationality, sex, address, and age of the alien, and also such further particulars with respect to the alien as the Minister may require; and where

an alien who is employed on munitions work leaves or is about to leave such employment, his employer shall, before he leaves, or within twenty-four hours after he leaves, as the case may be, send notice of the fact to the nearest Board of Trade labour exchange and to the Minister of Munitions, which notice shall state the same particulars as aforesaid.

(7) Where application is made by or on behalf of an alien for permission to undertake or perform munitions work the alien shall, if so required by the Minister of Munitions or the Board of Trade, attend for inquiry at such time and place as the Minister or Board may direct.

(8) The occupier of every establishment to which the provisions of section seven of the Munitions of War Act, 1915, as amended by any subsequent enactment, are applied by order of the Minister of Munitions, shall, as soon as may be after the thirtieth day of March, nineteen hundred and sixteen, take steps to bring to the notice of any aliens employed in the establishment the provisions of this article.

(9) Any permission given by the Minister of Munitions to an alien under this Article may be made subject to such conditions as the Minister may think fit to impose on the alien to whom it was granted, and the Minister may also impose conditions on any person employing any alien on munitions work as to the manner in which the alien is to be employed, and any such alien or employer shall comply with any conditions so imposed.

Any permission given by the Minister of Munitions under this Article may be at any time revoked by the Minister.

2. The following paragraph shall be inserted in Article 31 of the Aliens Restriction (Consolidation) Order, 1916, immediately after the words "includes such manager;" :—

"The expression 'munitions work' means work in any establishment of a class to which the provisions of section seven of the Munitions of War Act, 1915, as amended by any subsequent enactment, are applied by order of the Minister of Munitions, whether or not the work is munitions work as defined by section nine of the Munitions of War (Amendment) Act, 1916."

ALMERIC FITZROY.

No. 682.

The London Gazette, 31st March, 1916.

[29529]

Notice of winding-up of firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

76. Veithardt and Hall, Limited, 41, Eastcheap, London, E.C., Iron and Steel Importers. *Controller:* A. J. Foster, 37, Walbrook, London, E.C. 27th March, 1916.

77. Max Koritschan and Co., Limited, 5, Duke Street, Tooley Street, London, S.E., Egg Merchants. *Controller:* G. M. Robinson, 3, Raymond Buildings, Gray's Inn, London, W.C. 27th March, 1916.

78. Hadenfeldt and Co., 4, Cullum Street, London, E.C., General Merchants. *Controller:* The Hon. Walter John Harry Boyle, 132, York Road, London, S.E. 30th March, 1916.

79. Gustav Rosenmann, 194-200, Bishopsgate, London, E.C., Hardware Merchant. *Controller:* Norman Ward Wild 22-28, Broad Street, Avenue London, E.C. 30th March, 1916.

80. Eugen Rudenburg, 14-20, St. Mary Axe, London, E.C., Shipping and Forwarding Agent. *Controller:* Maurice Jenks, 6, Old Jewry, London, E.C. 30th March, 1916.

81. C. F. H. Muller, 47, Red Lion Street, High Holborn, London, W.C., Manufacturer of X Ray Tubes. *Controller:* Henry Lancelot Hingston Hill, 2, Broad Street Place, Finsbury Circus, London, E.C. 30th March, 1916.

No. 683.

The London Gazette, 31st March, 1916.

[29529]

Notice to Mariners.

No. 343 of the year 1916.

ENGLAND AND WALES, SOUTH AND WEST
COASTS.

PORTLAND BILL TO BARDSEY ISLAND—TRAFFIC REGU-
LATIONS.

Former Notice.—No. 317* of 1916; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. REGULATIONS RESPECTING SMALL CRAFT.

(a) PORTLAND BILL ON THE EAST TO START POINT ON THE WEST.

1. The owners of all such boats or vessels (except fishing craft specially provided for under paragraph 5 below) are to supply lists of all their boats and vessels which they may place afloat, and they must obtain pleasure craft permits for them from a Divisional Coast Watching Officer through the Station Officer of the nearest Coastguard Station. Without permits the boats or vessels are forbidden to be used.

2. No such vessels (except fishing craft as provided for under paragraph 5 below) are to be under way at night, *i.e.*, between half an hour after sunset and half an hour before sunrise, or during fog, but are to remain at their moorings. If caught out by fog, they are to return to the shore at once.

3. Subject to the above and to any special exceptions which have been or may be made, all such vessels may proceed as far as three miles outside the port, creek, or river to which they belong, but it must be understood that no special protection can be afforded them.

*p. 1353.

4. No excursion traffic is allowed except within ports, creeks, and rivers, and then only in special circumstances, by written permission of the Commander-in-Chief, Plymouth.

5. Fishing vessels authorized by Fishing Permits signed by the Local Fishery Officer are allowed to be at sea day and night, except as stated below:—

(i) The laying of nets or of crab or any other pots, trawling, fishing; or anchoring is forbidden *at any time* on the southeast coast of Devon from Sharkham point to Combe rock and thence to Skerries bell-buoy, within an area bounded—

ON THE NORTH.—By a straight line, 5 miles long, in a direction 85° (*S. 79° E. Mag.*) from Sharkham point.

ON THE SOUTH.—By a straight line, 6 miles long, in a direction 111° (*S. 53° E. Mag.*) from Skerries bell-buoy.

ON THE EAST.—By a straight line joining the eastern extremities of the North and South boundaries.

(ii) *By night* no fishing vessels are allowed to be—

(a) Within the above area.

(b) Within 10 miles of the entrance to any defended port.

(c) North of a line joining Portland Bill and Hope's Nose, except that during the herring season, drift net herring boats may continue fishing during the night between Abbotsbury and Hope's Nose, within three miles of the shore. (NOTE.—Every boat when so engaged must carry its fishing permit, to be produced when asked for, and must display a white light between sunset and sunrise.

(d) On the southeast coast of Devon to the westward of a line drawn from the Skerries bell-buoy to a position two miles, 85° (*S. 79° E. Mag.*), from Start point.

Variation.— 16° W.

6. Special local regulations are being issued as far as necessary for defended areas and ports.

Notes on the Above.

Fishing vessels are only to include *bona fide* professional fishing craft. Amateurs and pleasure craft out fishing are not to be regarded as coming under paragraph 5. Doubtful cases are to be referred for Permits to the nearest Divisional Coast Watching Officer.

Amateur Boat Owners will obtain Pleasure Craft Permits as directed in paragraph 1, and will be subject to paragraphs 2 and 3.

HIRED BOATS.—Subject to paragraph 1, owners may let out small rowing and sailing boats on hire to parties for whom they are prepared to be responsible. Such hired-out boats shall be strictly subject to paragraphs 2 and 3.

Defended Ports comprise Portland, Plymouth, and Falmouth.

Fishery Officer means an officer of the Local Sea Fisheries Committee within whose area the fishing port in question lies, or other Fishery Officer duly authorized for this purpose.

Permits may be withdrawn at any time at the discretion of the Divisional Coast Watching Officer or Fishery Officer concerned.

(b) START POINT ON THE EAST TO BARDSEY ISLAND ON THE
WEST.

1. The owners of all such boats or vessels (except fishing craft specially provided for under paragraph 5) are to supply lists of all their boats and vessels which they may place afloat, and they must obtain pleasure craft permits for them from a Divisional Coast Watching Officer through the Station Officer of the nearest Coastguard Station. Without permits the boats or vessels are forbidden to be used.

2. No such vessels (except fishing craft as provided for under paragraph 5) are to be under way at night, *i. e.*, between half an hour after sunset and half an hour before sunrise, or during fog, but are to remain at their moorings. If caught out by a fog, they are to return to the shore at once.

3. Subject to the above and to any special exceptions which have been or may be made, all such vessels may proceed as far as three miles outside the port, creek, or river to which they

belong, but it must be understood that no special protection can be afforded them.

4. No excursion traffic is allowed except within ports, creeks and rivers, and then only in special circumstances, by written permission of the Commander-in-Chief, Plymouth.

5. Fishing vessels authorized by Fishing Permits signed by the Local Fishery Officer are allowed to be at sea day and night, but they are not allowed at night to be within ten miles of the entrance to any defended port.

6. Special local regulations are being issued as far as necessary for defended areas and ports.

Notes on the above.

Fishing vessels are only to include *bona fide* professional fishing craft. Amateurs and pleasure craft out fishing are not to be regarded as coming under paragraph 5. Doubtful cases are to be referred for permits to the nearest Divisional Coast Watching Officer.

Amateur Boat Owners will obtain pleasure craft permits as directed in paragraph 1, and will be subject to paragraphs 2 and 3.

HIRED BOATS.—Subject to paragraph 1, owners may let out small rowing and sailing boats on hire to parties for whom they are prepared to be responsible. Such hired-out boats shall be strictly subject to paragraphs 2 and 3.

Defended Ports comprise Plymouth, Falmouth, Milford haven, Cardiff and Barry, and Swansea.

Fishery Officer means an Officer of the Local Sea Fisheries Committee within whose area the fishing port in question lies or other Fishery Officer duly authorized for this purpose.

Permits may be withdrawn at any time at the discretion of the Divisional Coast Watching Officer or Fishery Officer concerned.

II. PLYMOUTH SOUND AND HAMOAZE.

(a) PLYMOUTH SOUND.

1. Pilotage is compulsory for all vessels (excepting fishing craft and coasting sailing vessels of less than 75 tons nett re-

gister) in the whole of the waters comprising Plymouth Sound, Hamoaze, Cattewater and Sutton Pool, inside a line joining Redding point with Rams Cliff point beacons as far as Laira bridge to the eastward and Saltash bridge to the westward.

All vessels proceeding from the Cattewater or Sutton Pool to Plymouth Sound, and *vice versa*, are to pass between the Mallard Shoal and Mount Batten breakwater.

2. A limited number of moorings for yachts may be laid in the following places and nowhere else:—

On West Hoe, on application to King's Harbour Master, Sound; in the Cattewater, above Turnchapel, on application to the Harbour Master of Cattewater.

Yachts, etc., and pleasure boats may cruise in the waters of the Sound as laid down in the Public Traffic Regulations with the following exception:—

No yacht, etc., or pleasure boat may proceed to the westward of a line joining the east end of Drake's island and the west side of the entrance to Millbay docks, nor may they proceed more than two miles outside the breakwater.

All persons going afloat in charge of yachts or boats are to make themselves thoroughly acquainted with these orders, the Public Traffic Regulations, and the Notices that have been published from time to time in the Public Press defining prohibited areas.

Special notice is drawn to the following points in the Regulations:—

No yacht or boat may be under way after dark; there can, therefore, be no traffic after dark between yachts at their moorings and the shore.

Although it is only laid down that no craft may leave or enter by the East Channel, no craft is to approach anywhere near the East Channel buoys, as such action would be likely to draw the fire of the forts.

All excursion steamer traffic is prohibited in the Sound.

Note.

Yachts that are only fitting out at Plymouth and that may wish to proceed to their Summer Base harbour must obtain permission to leave for that purpose.

(b) HAMOAZE.

1. Within the limits in the Harbour of Hamoaze mentioned in paragraph 4 below, all small craft, motor boats, steamboats, pulling boats, punts, etc., are to be moored in one of the following areas, viz.:—Saltash, Pottery quay, North corner, Mutton cove, Cremyll hard, Torpoint, Stonehouse creek (or be hauled up and secured above highwater mark in an approved position), where they will remain under police supervision, and only be allowed out on the production of a permit. (See paragraph 4 below).

2. With the exception of steam ferry boats, which have obtained special permits, no craft of any description is to be under way during the hours of official night, *i.e.*, between the sunset gun and daylight gun fired from H.M.S. "Impregnable". Any craft under way between these times may be fired on by the Naval patrol boats or H. M. ships in harbour without notice.

3. During fog or thick weather, no craft of any description is to be under way, with the exception of the Chain Ferry bridges at Torpoint and Saltash.

4. All traffic is prohibited in the waters of the Harbour of Hamoaze within the following limits, viz.:—Between lines joining Skinham and Warran points in the Tamar river, and the boom at Devil's point, including the Lynher river as far as St. Germans, Millbrook lake, and all the creeks and coves adjoining, subject to the following provisions:—

During daylight, *i.e.*, outside the hours of official night, all craft of any description engaged by their owners in the prosecution of their business, or used by them as a means of obtaining their livelihood, may be permitted to be under way within the above limits on obtaining a permit for the purpose from the Superintendent of Dockyard Police; such permit to be produced when called for by the person in charge of any patrol boat, police boat, or boat of H. M. ships.

Persons owning craft of any description which they may wish to use for pleasure purposes will be allowed to remove the same to approved places outside the above limits. No permits will be granted for use of pleasure craft within the limits defined.

5. With the undermentioned exception at (i), the following areas are prohibited to all craft of every description:—

Coombe bay, Kiln bay, Wilcove lake, Thanckes lake, South of Gravesend point to Pound at Torpoint, St. John's lake, Millbrook lake (inside a line from Palmer point to Little Southdown.)

(i) With regard to Millbrook lake inside the line specified, special permits will be given to steam or motor ferry craft, for public traffic only, at the discretion of the King's Harbour Master of Hamoaze.

6. No craft of any description is to approach or is to communicate with any of H. M. establishments or ships without having permission and calling the attention of the guard before they close. Craft disobeying this order may be fired on without notice.

7. The foregoing provisions do not apply to any of H. M. craft or boats, or to vessels in Government employ.

8. No excursion steamers will be permitted in the Hamoaze between the boom at Devil's point and Saltash pier. Subject to special arrangements, facilities will be granted during the summer months only for excursions in the Rivers Tamar and Tavy above Saltash, permits for which must be obtained by the owners of excursion steamers from the King's Harbour Master of Hamoaze.

*Special Warning to Boatmen and those who Hire out Yachts
or Boats.*

Great care must be taken that yachts and boats are only hired out to persons who are thoroughly acquainted with these Regulations, as any infringement of the orders will, amongst other things, lead to the detention of the offending yacht or boat.

III. CHANNEL SOUTHWARD OF BREAKSEA LIGHT-VESSEL PROHIBITED.

The passage of vessels through the channel southward of the Breaksea light-vessel is entirely prohibited.

Vessels contravening this regulation are liable to be fired upon.

Note.

This Notice is a repetition of Notice No. 317 of 1916, with additional information in Section II (a) paragraph 1.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 30th March, 1916

No. 684.

*Third Supplement to The London Gazette, 28th March, 1916—
30th March, 1916.*

[29526.]

**Proclamation prohibiting the importation of certain articles into
the United Kingdom.**

BY THE KING.

**PROCLAMATION PROHIBITING THE IMPORTATION OF CERTAIN
ARTICLES INTO THE UNITED KINGDOM.**

GEORGE R.I.

WHEREAS by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

AND WHEREAS it is expedient that the importation into the United Kingdom of certain goods should be prohibited as hereinafter provided:

NOW, THEREFORE, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the Thirtieth day of March, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz.:—

Baskets and basketware (except baskets and basketware of bamboo).

Cement.

Chinaware, earthenware and pottery, not including cloissone wares.

Cotton yarn, cotton piece-goods and cotton manufactures of all kinds, except hosiery and lace.

Cutlery.

Fatty acids.

Furniture, manufactured joinery and other wood manufactures, except lacquered wares.

Hardware and hollow-ware.

Oilcloth.

Soap.

Toys, games and playing cards.

Wood and timber of the following kinds, viz.: beech, birch, elm, and oak.

Woollen and worsted manufactures of all kinds except yarns.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such license.

This Proclamation may be cited as the Prohibition of Import (No. 4) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this Thirtieth day of March, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

GOD SAVE THE KING.

No. 685.

*Third Supplement to The London Gazette, 28th March, 1916—
30th March, 1916.*

[29526.]

Order of His Majesty in Council respecting the Declaration of London.

**AT THE COURT AT BUCKINGHAM PALACE, THE 30TH
DAY OF MARCH, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Declaration of London Order in Council No. 2, 1914¹, His Majesty was pleased to direct that during the present hostilities the provisions of the Convention known as the Declaration of London should, subject to certain omissions and modifications therein set out, be adopted and put in force by His Majesty's Government; and

¹p. 133.

WHEREAS doubts have arisen as to the effect of Article 1 (iii) of the said Order in Council on the right to effect the capture of conditional contraband on board a vessel bound for a neutral port; and

WHEREAS it is expedient to put an end to such doubts and otherwise to amend the said Order in Council in the manner hereinafter appearing; and

WHEREAS by Article 19 of the said Declaration it is provided that whatever may be the ulterior destination of a vessel or of her cargo, she cannot be captured for breach of blockade if, at the moment, she is on her way to a non-blockaded port; and

WHEREAS it is no longer expedient to adopt Article 19 of the said Declaration;

Now, THEREFORE, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, as follows:—

1. The provisions of the Declaration of London Order in Council No. 2, 1914, shall not be deemed to limit or to have limited in any way the right of His Majesty, in accordance with the law of nations, to capture goods upon the ground that they are conditional contraband, nor to affect or to have affected the liability of conditional contraband to capture, whether the carriage of the goods to their destination be direct or entail transshipment or a subsequent transport by land.

2. The provisions of Article 1 (ii) and (iii) of the said Order in Council shall apply to absolute contraband as well as to conditional contraband.

3. The destinations referred to in Article 30 and in Article 33 of the said Declaration shall (in addition to any presumptions laid down in the said Order in Council) be presumed to exist, if the goods are consigned to or for a person, who, during the present hostilities, has forwarded imported contraband goods to territory belonging to or occupied by the enemy.

4. In the cases covered by Articles 2 and 3 of this Order, it shall lie upon the owner of the goods to prove that their destination was innocent.

5. From and after the date of this Order, Article 19 of the Declaration of London shall cease to be adopted and put in force. Neither a vessel nor her cargo shall be immune from capture for breach of blockade upon the sole ground that she is at the moment on her way to a non-blockaded port.

6. This Order may be cited as "The Declaration of London Order in Council, 1915."

And the Lords Commissioners of His Majesty's Treasury, the Lords Commissioners of the Admiralty, and each of His Majesty's Principal Secretaries of State, the President of the Probate, Divorce, and Admiralty Division of the High Court of Justice, all other Judges of His Majesty's Prize Courts, and all Governors, Officers, and Authorities whom it may concern, are to give the necessary directions herein as to them may respectively appertain.

ALMERIC FITZROY.

No. 686.

*Third Supplement to The London Gazette, 28th March, 1916—
30th March, 1916.*

[29526.]

Order of His Majesty in Council amending the Defence of the
Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 30TH
DAY OF MARCH, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914"¹) under the Defence of the Realm Consolidation Act, 1914², for securing the public safety and the defence of the realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915³, the Defence of the Realm (Amendment) (No. 2) Act, 1915⁴, and the Munitions of War Act, 1915:

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

¹App. 284. ²App. 191. ³App. 205. ⁴App. 470.

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 12A the following Regulation shall be inserted:—

“12B. In any area in which an order made under Regulation 11 or Regulation 12 requiring lights to be extinguished or obscured is in force the ringing and chiming of bells and the striking of clocks audible in any street or other open space shall be prohibited between the hours between which lights are so required to be extinguished or obscured, except in cases where special permission is obtained from the competent military authority, and if any person having control of any bells or clock allows the bells to be rung or chime or the clock to strike in contravention of the provisions of this Regulation he shall be guilty of a summary offence against these Regulations.”

2. In Regulation 19, at the end of the definition “naval or military work” contained in that Regulation there shall be added the words “or plant therein.”

3. After Regulation 25 the following Regulations shall be inserted:—

“25A. No person shall without lawful authority display or make any signal, visual or otherwise, of any nature liable to be mistaken for any signal authorized to be used in the case of an attack by the enemy, or communicate any information likely to cause any such authorized signal to be displayed or made; and if any person acts in contravention of this provision he shall be guilty of an offence against these regulations.”

“25B. The competent military authority may issue orders specifying the action to be taken, in accordance with any preconcerted scheme, by persons and authorities in the event of notice being given to them, in a preconcerted form or manner, in connection with an anticipated attack by hostile air-craft, and if any person affected by any such order fails to comply therewith he shall be guilty of an offence against these regulations.”

4. In paragraph (g) of Regulation 45, after the words "government department" in both places where those words occur there shall be inserted the words "or the government of any of His Majesty's dominions or any foreign government."

5. The following Regulation shall be inserted after Regulation 53:—

"53A. It shall be lawful for any person duly authorized by the local registration authority under the National Registration Act, 1915, for any area or by the chief officer of police for any district, or for any police constable, to visit any house and to require the production to him of the certificates of registration of all male persons living in the house who are or who ought to have been registered under the National Registration Act, 1915, and to inspect and take copies of the certificates produced to him, and if any such person fails, without reasonable excuse to produce such a certificate he shall be guilty of a summary offence against these Regulations."

ALMERIC FITZROY.

No. 687.

*Third Supplement to The London Gazette, 28th March, 1916—
30th March, 1916.*

[29526.]

Order of His Majesty in Council amending the Defence of the Realm
(Liquor Control) Regulations, 1915.

AT THE COURT AT BUCKINGHAM PALACE, THE 30TH
DAY OF MARCH, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the tenth day of June, nineteen hundred and fifteen, His Majesty was pleased to make Regulations* (called the Defence of the Realm (Liquor

*App. 493.

Control) Regulations, 1915) under the Defence of the Realm Consolidation Act, 1914¹, and to issue the same in pursuance of the Defence of the Realm Amendment (No. 3) Act, 1915², to take effect in any area to which they should be applied under the said Amendment Act:

AND WHEREAS His Majesty has been pleased to apply the said Regulations and any Regulations amending the same to divers areas by Orders in Council made under the said Amendment Act:

AND WHEREAS the said Regulations have been amended by Orders in Council dated the fourteenth day of October, nineteen hundred and fifteen, and the fifteenth day of February, nineteen hundred and sixteen:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

The said Order in Council of the fifteenth day of February, nineteen hundred and sixteen, is hereby revoked, and for the paragraph which by that Order was directed to be inserted at the end of Regulation 2 the following paragraph shall be substituted:—

“Where by any Order of the Board the sale of intoxicating liquor in licensed premises in any area is restricted to a total of five and a half hours a day, or less, the weekly half-holiday required to be given to the assistants employed in such premises under section 1 of the Shops Act, 1912, may, in the case of assistants whose employment is wholly or mainly in connection with the sale of intoxicating liquor, begin not later than three instead of half-past one o’clock in the afternoon, but this provision shall not apply to any licensed premises in which any such assistant is employed for more than sixty-five hours in any week exclusive of meal-times.”

ALMERIC FITZROY.

¹App. 191. ²App. 471.

No. 688.

*Third Supplement to The London Gazette, 28th March, 1916.—
30th March, 1916.*

[29526]

**Order of His Majesty in Council prohibiting the exportation of
certain commodities.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 30TH
DAY OF MARCH, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914¹, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade;

AND WHEREAS it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade.

AND WHEREAS by a Proclamation, dated the 28th day of July, 1915³, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited;

AND WHEREAS by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

AND WHEREAS there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

¹App. 182. ²App. 191. ³p. 653.

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders in Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the exportation of the following goods should be prohibited to all destinations:—

Gum tragacanth;
Silica bricks.

(2) That the heading “Silk, Shantung, in the piece” in the list of goods the exportation of which is prohibited to all destinations should be deleted.

(3) That the exportation of the following goods should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Chemicals, drugs, etc.:—

Guaiacol and guaiacol carbonate;
Senna leaves and pods;
Stramonium leaves and seeds;

Hypodermic syringes;

Silk and silk manufactures, the following:—

Broad silks of all kinds, whether all silk or of silk mixed with other yarns (except with artificial silk yarn or metal threads), in the grey or discharged, undyed, dyed or printed, but unweighted;

Schappe and spun yarns;

Shantung silk;

Silk, raw or thrown;

Silk waste.

(4) That the heading “Gums, resins, balsams, and resinous substances of all kinds, except such as contain caoutchouc” in the list of goods the exportation of which is prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal should be deleted, and there be substituted therefor the heading:—

Gums, resins, balsams and resinous substances of all kinds, except such as contain caoutchouc, and except gum tragacanth.

(5) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal:

Leather, varnished, japanned or enamelled;
 Leather waste;
 Linen thread;
 Rock crystal;
 Spices, all kinds of, other than pepper, but including pimento;
 Starch, including dextrine, farina and potato flour.

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 689.

The London Gazette, 4th April, 1916.

[29534.]

Notice of winding-up of certain firms and companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT, 1916.

Orders have been made by the Board of Trade requiring, the undermentioned businesses to be wound up:—

82. C. F. Stahlecker and Co., 8, Christopher Street, Finsbury, London, E.C. Agents and Merchants in Toys. *Controller:* George Stanhope Pitt, 140, Leadenhall Street, London E.C. 3rd April, 1916.

83. F. Schmitz and Co., 59, Mark Lane, London, E.C., Commission Agent and Merchant in Skins. *Controller*: Francis Joseph Saffery, 14, Old Jewry Chambers, London, E.C. 3rd April, 1916.

84. Thermos, A. G., 85, Crowland Road, South Tottenham, London, N., Thermos Manufacturers. *Controller*: J. E. Percival, 6, Old Jewry, London, E.C. 30th March, 1916.

85. Alois Schweiger and Co., 34, Princess Street, Manchester, Merchants. *Controller*: L. L. Samuels, 7 Norfolk Street, Manchester. 30th March, 1916.

86. N. W. K. Co., Limited, Conway Buildings, 5 Grey Friars, Leicester, Yarn Merchants. *Controller*: T. Fleming Birch, Court Chambers, 27½, Friar Lane, Leicester. 30th March, 1916.

87. London Electron Works Co., Ltd., Regent's Dock, Limehouse, London, E., Dealers in old Tin. *Controller*: Arthur Taylor, Thames House, Queen Street Place, London, E.C. 3rd April, 1916.

The following amended notice is substituted for that published in *The London Gazette* of the 31st March, 1916:—

80. Eugen Rudenburg, 14–20, St. Mary Axe, London, E.C., Shipping and Forwarding Agent. *Controller*: John Edward Percival, 6, Old Jewry, London, E.C. 30th March, 1916.

No. 690.

The London Gazette, 4th April, 1916.

[29534]

Notice to Mariners.

No. 350 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 272* of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Reg-

*p. 1318.

ulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth, or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles south-east of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the Scroby buoy.

(c) THE SUNK-LIGHT VESSEL, where ships crossing the North Sea between the parallels of $51^{\circ} 40'$ and $51^{\circ} 54'$ North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON for the Downs and Great Yarmouth (including the River Thames and approaches).

NOTE.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVER THAMES AND MEDWAY.

1. All traffic into and out of the River Thames, must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-buoy and thence to Canvey Point on the west, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, between the hours of 9 p.m. and 3.30 a.m.

Vessels at anchor within these limits must not exhibit any lights between the hours of 9 p.m. and 3.30 a.m. No merchant or other private vessel, is however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, between the hours of 9 p.m. and 3.30 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

Note.—This Notice is a repetition of Notice No. 272 of 1916, with amendments to Section II., sub-section 1.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,
London,
1st April, 1916.

No. 691.

Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Commission and the Commission thereunder.

P. C. 775.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 3rd April, 1916.

The Committee of the Privy Council have had before them a report, dated 31st March, 1916, from the Right Honourable Sir Robert Laird Borden, the Prime Minister, respecting the

desirability of appointing a Royal Commission to inquire into certain contracts made by a Committee (known as the Shell Committee and herein referred to by that designation) of which General Sir Alexander Bertram was Chairman.

The Prime Minister observes that the Committee was constituted for the purpose of acting for the Government of the United Kingdom (hereinafter referred to as the British Government) and especially for the War Office and afterwards the Ministry of Munitions, in giving orders under the direction and subject to the approval of the British Government, for shells required for the purposes of the present war; and that the expenditure made by the Shell Committee for that purpose was on behalf of the British Government.

The Prime Minister further observes that on the evening of Tuesday the 28th March, in the course of a debate upon a motion previously moved by Sir Wilfrid Laurier, Mr. George W. Kyte, one of the members of the House of Commons, made certain observations with respect to the contracts hereinafter mentioned which had been entered into by the Shell Committee on behalf of the British Government.

The Prime Minister also observes that on Thursday the 30th day of March, he made an announcement in the House of Commons with respect to the matters alluded to by Mr. Kyte, a copy of which announcement is hereto appended.

The Prime Minister considers that having regard to the considerations set forth in the said announcement it is desirable that a commission under Part One of the Inquiries Act be issued for the purpose of making a full and complete inquiry and investigation into the following contracts made by the Shell Committee, namely, a contract bearing date 19th day of June, A.D. 1915, between the International Arms and Fuse Company, a body politic and corporate and the Shell Committee; a contract bearing date the 19th day of June, A.D., 1915, between the American Ammunition Company, Incorporated, a body politic and corporate and the Shell Committee; by each of which contracts the Shell Committee agree to purchase from the respective companies aforesaid a quantity of fuses of the description and upon the terms therein stated. Also a contract constituted by an Order bearing date on or about the 16th day of July, 1915, given by the Shell Committee to the Edwards

Valve Company of Chicago and accepted by that Company, by which order the Shell Committee agree to purchase a quantity of cartridge cases of the description and upon the terms therein stated. Also an alleged contract between the Shell Committee and the Providence Chemical Company of St. Louis by which contract the Shell Committee agree to purchase a quantity of Picric Acid, if it should appear that the said Shell Committee has entered into such contract.

¶ The Prime Minister, therefore, recommends that a Commission for the purposes aforesaid do issue under the said Part One of the Inquiries Act directed to the Honourable Sir William Ralph Meredith, Kt., Chief Justice of Ontario, and the Honourable Lyman Poole Duff, one of the Justices of the Supreme Court of Canada, authorizing and requiring them with all reasonable diligence to make full and complete inquiry into the contracts aforesaid and each of them and into the acts and proceedings of the Shell Committee, whether by themselves or by any other person or persons or directly or indirectly, and of the Minister of Militia and Defence whether by himself or by any other person or persons directly or indirectly in relation thereto or in connection therewith and into the negotiations therefore, the profits or prospective profits arising thereunder, the disposition, division or allotment of such profits or prospective profits, or of any commission or reward for procuring the said contracts or any of them and as to the persons interested in any such profits, prospective profits, rewards or commissions, and generally speaking into all other acts, transactions and matters of every kind relating to the said contracts and each of them and to report the result of such inquiry with the evidence taken therein. Also to enquire into such other matters relating to the acts or proceedings of the Shell Committee as may be referred to the said Commissioners by Order in Council from time to time and to report the result of any such further inquiries with the evidence taken therein.

The Prime Minister further recommends that the said Commissioners, for the purposes of the proposed inquiry, shall have all powers and authorities which could be conferred upon them by the Inquiries Act, Part One, including the powers and authorities mentioned or described in the eleventh Section thereof as the same is enacted by the Act II George V (1912), Chapter 28, intituled "An Act to amend the Inquiries Act."

The Committee concur in the foregoing recommendations and submit the same for approval.

F. K. BENNETTS,
Asst. Clerk of the Privy Council.

SHELL CONTRACTS.

Proposed Appointment of Royal Commission.

On the Orders of the day:

Right Hon. Sir Robert Borden (Prime Minister): Mr. Speaker in the course of the debate upon the motion by the right hon. leader of the Opposition for an investigation into the operations of the Shell Committee, I used the following language:—

Now, what course does the Government propose to take with regard to the motion which my right hon. friend has proposed to this House? As far as the Shell Committee is concerned—I shall speak afterwards of another matter—our proposal is this: We shall direct the attention of the British Government in detail to every charge, allegation and rumour brought up in this House or elsewhere by my right hon. friend, or by any of his supporters with regard to the Shell Committee. We shall further inform the British Government that if an inquiry is thought advisable we are prepared to co-operate with them to the fullest extent, and to issue any commission, take any proceedings, pass any legislation, and do any other act for the purpose of making that inquiry as full, thorough and complete as they deem advisable. But without their consent or approval, we do not purpose to enter upon an investigation or inquiry into such expenditures by the British Government.

And further on I spoke as follows:—

If, however, he or any of his followers has a charge to make against any member of the Government with respect to the Shell Committee, or with respect to anything else, let him or his followers stand up in his place, and on his responsibility as a member, make that charge, and it will be investigated thoroughly and completely.

Again I said:—

But there is something else to be said, and I repeat that, if my right hon. friend, or any of his followers, has any charge to make against a member of the Government in regard to any of these matters, let him make that charge in distinct and understandable terms, and he will have the investigation so soon as he so desires.

Again I said:—

So far as our own affairs are concerned, so far as the actions of the members of the Government are concerned, these stand upon a different basis, and as to these I shall be prompt to accept any challenge that my right hon. friend or any of his followers may see fit to make in this House.

If a member of this House desires to make a charge against any member of the Government, or any member of the House, the proper course is for him to rise in his place, make a personal statement on his responsibility as a member of the House, and conclude the statement with a charge. This has not been done, and thus the course which I am about to announce is, strictly speaking, not demanded by any action which hon. gentlemen opposite have taken. No one of them has risen in his place and taken the responsibility of making a charge in the sense above set forth.

The hon. member for Richmond, N.S. (Mr. Kyte), however, made statements late on Tuesday evening as to the connection of the Minister of Militia with certain contracts entered into by the Shell Committee, and as to enormous profits or commissions arising out of these contracts to certain companies which he mentioned. It is alleged that Mr. J. Wesley Allison had a very large interest in those profits or commissions and it is suggested that through his influence with the Minister of Militia the Shell Committee were induced to make the contracts in question. The Minister of Militia and Defence had previously stated to the House his close relationship to Mr. J. Wesley Allison, and his great confidence in that gentleman.

Having regard to these considerations, I think it desirable that an inquiry should be made into the fuse contracts made by the Shell Committee with the American Ammunition Co., and the International Arms and Fuse Company, and the cartridge-

case contract made by the Shell Committee with the Edwards Valve Company.

Upon careful inquiry I cannot find that any of the other contracts, out of which it is alleged by the hon. member for Richmond that J. Wesley Allison obtained profits or commissions, were made either by the Shell Committee or by any department of the Government of Canada. However, as it has been alleged that the Shell Committee made a contract with the Providence Chemical Company of St. Louis, that alleged contract will be included.

I therefore propose to recommend to His Royal Highness the Governor General that a Royal Commission shall issue appointing one or more judges to make a thorough investigation into these four contracts and all matters connected therewith.

Since preparing the above statement, I have communicated with the two gentlemen whom I desired to appoint to the Commission, and I have received their consent to act. They are Sir William Meredith, Chief Justice of the province of Ontario, and Mr. Justice Duff of the Supreme Court of Canada. Two counsel will be appointed by the Government to act with the commission and to assist them. One of these counsel will be named by the Government; the other will be named by the right hon. gentleman who leads the Opposition. Yesterday I addressed the following cablegram to the Minister of Militia and Defence:—

OTTAWA, March 29, 1916.

HUGHES, London.

Following is a synopsis of Kyte's statement in Shell Committee debate last evening. (*Begins*):

On May twenty-fifth American Ammunition Company was incorporated. Minimum capital one thousand dollars and maximum one million. On June nineteenth last a contract was made between the Shell Committee and this company for the purchase of two million five hundred thousand fuses. It was signed by E. B. Cadwell as president of company, by General Bertram for Shell Committee and ratified and confirmed by General Hughes "in accordance with authority duly conferred upon me by His Britannic Majesty's Government." There was to be an advance of dollars one million forty-one thousand six

hundred on execution of agreement; and dollars five hundred and twenty-three thousand eight hundred during first four months to assist company in financing contract. On June tenth, nineteen fifteen, ten days previously, an agreement had been made between B. F. Yoakum, E. W. Bassick and Cadwell reciting that Shell Committee had agreed to purchase two million five hundred thousand fuses from a manufacturer to be designated by E. B. Cadwell and Company, that Yoakum, Bassick and Cadwell and Company were together instrumental in negotiating and affecting said contract that Cadwell and Company and Yoakum and Bassick were together entitled to receive as their commission for negotiating and effecting said contract the sum of one million dollars in the whole being at the rate of forty cents per fuse. The agreement went on to divide this amount four hundred and seventy-five thousand to Yoakum two hundred and seventy-five thousand to Bassick and two hundred and fifty thousand to Cadwell and Company. The total was to be received by Cadwell and Company in first instance in trust for all. Yoakum and Bassick agree to continue to use their best endeavours to bring about the execution and delivery by said Shell Committee of said contract for two million five hundred thousand fuses. Following or annexed to this is an agreement signed by the American Ammunition Company by E. B. Cadwell president to cause to be paid to Cadwell and Company forty cents per fuse in accordance with the foregoing agreement if the contract for two million five hundred thousand fuses in such agreement mentioned is granted to us in acceptable form by Canadian authorities. At some date prior to January, nineteen fifteen, J. Wesley Allison and Eugene Lignanti had entered into an agreement to use their best endeavours for their mutual profit to procure as brokers contracts for supplies of exports to certain European countries. Later Benjamin F. Yoakum became associated with them. In September nineteen fifteen apparently because it was decided that Lignanti should withdraw, an agreement was made fixing the terms upon which certain commissions and profits should be divided among them. This agreement recites that Yoakum procured contract of June nineteenth for American Ammunition Company from Shell Committee and declares Lignanti entitled to fifty thousand dollars out of payments by company to Yoakum. Kyte asserts Allison and Yoakum were to share together in amounts remaining after Lignanti was paid. Then he alleges another contract procured by Yoakum from Shell Committee for Edward Valve Company to furnish five hundred thousand cartridge cases and that twenty thousand dollars commission less two thousand five hundred paid to Lignanti was to be divided between Yoakum and Allison. Kyte also

alluded to many other transactions in which Yoakum and Allison were to receive and divide commissions of very large amounts but on inquiry none of them are found to relate to Shell Committee. (*End Synopsis*). I propose issuing Royal Commission forthwith to investigate fuse and cartridge case contracts and it is necessary that you return immediately for purpose of inquiry.

BORDEN.

To this I have received the following reply:—

LONDON, March 30, 1916.

Prime Minister,
Ottawa.

Please state to House on my behalf that I have no improper connection with contracts referred to, or any other contracts. If any suggestion to the contrary is made I respectfully demand full investigation by the judicial tribunal presided over by Sir Charles Davidson. I shall sail first available boat.

SAM HUGHES.

I also addressed yesterday a cable to Sir George Perley giving a synopsis of Mr. Kyte's statements in the House in the same words as the synopsis cabled to General Sir Sam Hughes, and concluding as follows:—

The minister's relation to Allison as described by himself in Parliament is so close that, although the expenditure is by the British Government and although such inquiries are unusual during progress of war, I feel it my duty to have Royal Commission issued forthwith to inquire into matters relating to Shell Committee above outlined, namely, fuse contract with American Ammunition Company and cartridge case contract with Edward Valve Company. Please inform Colonial Secretary.

BORDEN.

I omitted to mention in that despatch one of the contracts to which I have alluded, so I despatched to Sir George Perley this morning a further message:—

OTTAWA, March 30, 1916.

PERLEY, Dominion,
London.

Referring to my message of yesterday the commission will include inquiry into contracts made by the Shell Committee with the International Arms and Fuse Company and a contract of which we can find no trace alleged to have been made by the Shell Committee with the Providence Chemical Company of St. Louis for picric acid. Please inform Colonial Secretary.

BORDEN.

To neither of these messages to Sir George Perley have I yet received any reply.

Right Hon. Sir WILFRID LAURIER: Mr. Speaker, I regret to have to say to my right hon. friend and to the House that the proposal which he makes is absolutely unacceptable. If there is to be an inquiry, as he admits there ought to be an inquiry, that inquiry is to be made in this high court of Parliament. When Parliament is sitting no other court is acceptable. Therefore I ask for the resumption of the discussion upon my motion.

Sir ROBERT BORDEN: We will appoint a day to resume the discussion, I was not at all sure that any efforts the Government might make would satisfy my right hon. friend; but I am more concerned with the question as to whether this proposal will satisfy the people of this country, I am absolutely convinced that it will satisfy them. I have announced the appointment of two Judges whose names, I believe will command confidence throughout the length and breadth of this country, and I have given to my right hon. friend the right to name one of the counsel to assist that commission. If that does not satisfy him I am sure that any efforts on my part would be absolutely incapable of affording satisfaction to him.

Sir WILFRID LAURIER: There is a way, and that is to grant a committee That is all I ask; nothing less and nothing more. I again ask to have the discussion on my motion resumed.

Sir ROBERT BORDEN: I will inform my right hon. friend later as to that.

[L.S.]

ARTHUR.

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:—

E. L. NEWCOMBE, }
Deputy Minister of }
Justice, Canada. } WHEREAS in and by an order of
Our Governor General in Council
bearing date the third day of
April, in the year of Our Lord one thousand nine hundred and sixteen (a copy of which is hereto annexed) provision has been made for a full and complete inquiry and investigation by Our Commissioners therein and hereinafter named, into the following contracts made by the Committee known as the Shell Committee, hereinafter called the Shell Committee, namely, a contract bearing date 19th day of June, A.D., 1915, between the International Arms and Fuse Company, a body politic and corporate and the Shell Committee; a contract bearing date the 19th day of June, A.D., 1915, between the American Ammunition Company, Incorporated, a body politic and corporate and the Shell Committee; by each of which contracts the Shell Committee agreed to purchase from the respective companies aforesaid a quantity of fuses of the description and upon the terms therein stated. Also a contract constituted by an order bearing date on or about the 16th day of July, 1915, given by the Shell Committee to the Edwards Valve Company of Chicago

and accepted by that Company, by which order the Shell Committee agreed to purchase a quantity of cartridge cases of the description and upon the terms therein stated. Also an alleged contract between the Shell Committee and the Providence Chemical Company of St. Louis by which contract the Shell Committee agreed to purchase a quantity of picric acid, if it should appear that the said Shell Committee has entered into such contract, and each of the said contracts, and into the acts and proceedings of the Shell Committee, whether by themselves or by any other person or persons directly or indirectly, and of the Minister of Militia and Defence, whether by himself or by any other person or persons, directly or indirectly in relation thereto or in connection therewith and into the negotiations therefor, the profits or prospective profits arising thereunder, the disposition, division, or allotment of such profits or prospective profits, or of any commission or reward for procuring the said contracts or any of them and as to the persons interested in any such profits, prospective profits, reward or commissions, and generally speaking into all other acts, transactions and matters of every kind relating to the said contracts and each of them. Also to enquire into such other matters relating to the acts or proceedings of the Shell Committee as may be referred to Our said Commissioners by Order in Council from time to time.

Now, KNOW YE, that by and with the advice of Our Privy Council for Canada, We do by these presents nominate, constitute, and appoint the Honourable Sir William Ralph Meredith Knight, Chief Justice of Ontario and the Honourable Lyman Poole Duff, a Judge of the Supreme Court of Canada to be Our Commissioners to conduct such inquiry with all reasonable diligence.

TO HAVE, HOLD, EXERCISE AND ENJOY the said Office, place and trust unto the said Sir William Ralph Meredith and Lyman Poole Duff together with the rights, powers, privileges and emoluments unto the said office, place and trust, of right and by law appertaining, during pleasure.

AND WE DO HEREBY, under the authority of the revised Statutes respecting Inquiries concerning Public Matters, confer upon Our said Commissioners, the power of summoning before them any witnesses and of requiring them to give evidence on

oath, or on solemn affirmation if they are persons entitled to affirm in civil matters and orally or in writing and to produce such documents and things as Our said Commissioners shall deem requisite to the full investigation of the matters into which they are hereby appointed to examine.

AND We in pursuance of the Statute in that behalf do hereby further authorize and empower Our said Commissioners to engage the services of such accountants, engineers, technical advisers, or other experts, clerks, reporters and assistants, as they may deem necessary or advisable, also the services of Counsel to aid and assist Our said Commissioners in the inquiry, and also to have and exercise the other powers specified in chap. 28, 2 George V intituled "An Act to amend the Inquiries Act."

AND WE DO HEREBY require and direct Our said Commissioners to report to His Royal Highness Our Governor General in Council the result of their investigation together with the evidence taken before them.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness Prince Arthur William Patrick Albert, Duke of Connaught and of Strathearn Earl of Sussex (in the Peerage of the United Kingdom): Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House in Our City of Ottawa, this third day of April, in the year of Our Lord One thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

No. 692.

Order in Council amending the Order in Council establishing the Military Hospitals Commission.

P.C. 771.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 4th April 1916.

The Committee of the Privy Council, on the recommendation of the President of the Military Hospitals Commission, advise that Order in Council of the 14th October, 1915. (P.C. 2412)*, establishing the Military Hospitals Commission, be amended by the addition of the following gentlemen to the personnel of the Commission:—

Francis J. Shepherd, Esq., M.D., Montreal, and F. W. Peters, Esq., Vancouver.

The President observes that it has been decided by the Commission to establish a Branch for Therapeutic and Functional treatment under the direct supervision of a prominent medical authority. Dr. Shepherd who was Dean of Medicine in the University of McGill has most generously tendered his services in that capacity. He will be in a far better position to advise the Commission if he himself is a member.

The President further observes that the situation in British Columbia has made it necessary to suggest the addition of a Member for this Province on the Commission. At present British Columbia is represented by one Member who is resident at Victoria. The majority of the men from this Province are

*p. 788.

resident on the mainland and have to be dealt with at Vancouver. Mr. Peters who is Chairman of the Returned Soldiers' Club of Vancouver, which is being operated by the Commission and by the Canadian Clubs of that City, will make a valuable addition to the personnel of the Commission.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 693.

Order in Council authorizing the raising of Labour Battalions for Overseas Service.

P.C. 791.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 4th April, 1916.

The Committee of the Privy Council have had before them a Report, dated 4th April, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom was referred a secret Despatch, dated the 1st March, 1916, from the Right Honourable the Secretary of State for the Colonies, enquiring whether the Canadian Government would be willing to raise and despatch overseas one or more Labour Battalions of the navy class.

The Minister states, with the concurrence of the Ministers of Militia and Labour, the raising of one or more of such battalions might be undertaken by the Canadian Government.

The Minister accordingly recommends that one battalion be raised of a strength of 1,038 all ranks, as part of the Force of 500,000 which is being raised in Canada for Overseas service.

The Committee, concurring, advise that in the event of this recommendation meeting the approval of Your Royal Highness, the Right Honourable the Secretary of State for the Colonies may be informed accordingly by telegraph.

All of which is respectfully submitted for Your Royal Highness' approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 694.

The London Gazette, 4th April, 1916.

[29534]

Foreign Honours.

WHITEHALL, April 4th 1916.

The KING has been pleased to give and grant unto the undermentioned officer His Majesty's Royal licence and authority to wear a decoration which has been conferred upon him by the President of the French Republic in recognition of valuable services rendered by him:—

Commander of the Legion of Honour.

Brevet-Colonel (temporary Brigadier-General) Henry Cecil Lowther, C.V.O., C.B., C.M.G., D.S.O., Scots Guards.

No. 695.

Canada Gazette, 6th May, 1916.

Despatch respecting War Risks (Floating Policy of Insurance).

CANADA.

No. 342.

DOWNING STREET,

5th April, 1916.

SIR,—With reference to my despatch No. 8 of the 5th January, 1915, *I have the honour to request Your Royal Highness to inform Your Ministers that the Board of Trade have announced that as from the 3rd instant the Government Office for the insurance of ships' cargoes against War Risks will adopt a new method of dealing with these insurances, which will effect a considerable saving of clerical work and at the same time be of advantage to merchants and brokers in the expedition of their business. At present a policy covering War Risks is issued for each insurance. Under the new system separate policies will no

*p. 225.

longer be issued, but a "floating policy" for a very large amount will be effected and kept at the Government Office, and the "Slips" i.e., the detailed applications for insurance will be themselves validated as certificates entitling the holders to the benefit of the floating policy. Printed explanations may be obtained at the War Risks Insurance Office, 33-36 King William Street, E.C.

I have the honour to be, sir,

Your Royal Highness's most obedient,
humble servant,

A. BONAR LAW.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn,

K.G., K.T., K.P., G.C.B., G.C.S.I., G.C.M.G.,
G.C.I.E., G.C.V.O., etc., etc., etc.

DOWNING STREET,

CANADA.

5th January, 1915.

No. 8.

SIR,—With reference to my despatch No. 980¹ of the 12th ultimo, I have the honour to acquaint Your Royal Highness, for the information of your Ministers, that the Insurance Rate for *cargo* under the Government War Risks Insurance Scheme was reduced, on 31st December, from 1½ guineas to 1 guinea per cent, and that the rates of premium on *hulls* were reduced, on 17th December, from one per cent to 15 shillings per cent for a voyage, and from two per cent to 30 shillings per cent for a round voyage or for a time policy for three months.

I have the honour to be, etc.,

L. HARCOURT.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn,

K.G., K.T., K.P., etc., etc., etc.

No. 696.

The London Gazette, 7th April, 1916.

[29538]

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

88. J. A. John, Ltd., 45, Brecknock Road, Camden Road, London, N., Laundry Engineers. *Controller*: John Baker, Eldon Street House, Eldon Street, London, E.C. 3rd April, 1916.

89. Ferrum Limited, 199, Winchester House, Old Broad Street, London, E.C., Agents for Hydraulic Pipes. *Controller*: William G. Jefferys, 66, Coleman Street, London, E.C. 3rd April, 1916.

90. F. M. Barschall, 103, Fore Street, London, E.C., Agents for the purchase and sale on commission of Cotton and Woollen Goods. *Controller*: Henry Crewdson Howard, 70a, Basinghall Street, London, E.C. 6th April, 1916.

The following amended Notice is substituted for that published in *The London Gazette* of the 21st March, 1916:—

54. The Allolit Co., Agents for the sale of Aluminium Foil, and Otto Rosenstiel, Paper Merchant, 4, Charles Street, Hatton Garden, London, E.C. *Controller*: Harold Hartley, 9, Ironmonger Lane, London, E.C. 20th March, 1916.

No. 697.**Order in Council authorizing the establishment of a Training Camp in the County of Simcoe.**

P.C. 562.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 7th April 1916.

The Committee of the Privy Council have had before them a report, dated 8th March, 1916, from the Minister of Militia and Defence, submitting that it is imperative that a suitable training area should forthwith be acquired for the training of the troops now being mobilized in the 1st and 2nd Divisions, i.e. in Western Ontario, whose numbers will comprise, approximately, twenty thousand men.

As regards the 1st Division, the only military property available for camp purposes is the property at London, known as Carling Heights. This property is altogether too small for the purposes of the training of the troops now being mobilized in the Division, and if this site is used, it will be necessary to rent in addition, a large area of private property.

The only military property available in the 2nd Division is at Niagara; this area is also altogether inadequate. It is, moreover, isolated and has a very poor water supply, and if it is used it will be necessary to rent in addition a large area of private property.

It has also to be borne in mind that in the event of properties being rented as a temporary expedient during the war, the cost of the numerous necessary works, such as water supply, drainage, transportation facilities and other engineer services, will be practically a dead loss to the Crown at the expiration of the lease of these lands.

An alternative proposition would be to secure a good area well located which would suit both the 1st and 2nd Divisions. This has the greater advantage that all sanitary arrangements, water supply, engineer works, etc., would be of a permanent nature and available for all time for the use of the Militia.

The Minister states that he has had enquiry made and it has been ascertained that a suitable area for training purposes, some 17,300 acres, more or less, is available near the town of Angus in the townships of Tossorontio, Essa and Sunnidale, Province of Ontario. This area is shown within red lines on the blueprint plan attached hereto. Its location coincides generally with the areas proposed in the year 1905 upon the recommendation of the then Militia Council and concurred in by the present Militia Council.

The site was originally heavily wooded but is practically cleared and prepared for fruit farms which are gradually being laid out on the property, and which will raise in the near future, the cost of the property to a prohibitive price. At the present moment, however, options can be obtained for an average of \$12.00 per acre, which price is considered fair and reasonable by two independent valuers. The property, moreover, has two rivers flowing through it, which supply an abundance of pure water. It is also located on the main line of the Canadian Pacific Railway from Toronto to the Coast, and on the Toronto to Collingwood and on the Hamilton to Meaford branches of the Grand Trunk Railway, and has five stations all within one and one-half miles of its boundaries, thus affording means for the rapid and direct movement of troops and supplies.

It is further considered that to offset the cost of the purchase of this land, the 380 acres of land comprising the property known as the "New Camp Grounds" at Niagara, which were purchased in the year 1908, and which will no longer be required should the site now proposed be purchased, be sold, and it is estimated that the sum of \$75,000 to \$100,000 would be thereby realized. The cost of fitting up rented properties for training purposes, all of which would have to be abandoned at the end of the war, must also be borne in mind when considering the cost of the purchase of the site now proposed and it is considered that the amount received from the sale of the 380 acres at Niagara, and the saving of the loss which would be caused by temporarily fitting up rented properties would more than pay for this site.

The Minister recommends that he be empowered to acquire, either by expropriation or as the result of negotiation, the land in the townships of Tossorontio, Essa and Sunnidale, show within red lines on the blueprint plan attached and

comprising 17,300 acres in area, and that the necessary funds for the purpose be made a charge against "War Appropriation".

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 698.

The London Gazette, 7th April, 1916.

[29538]

Notices of Firms in China and Siam to which articles may be exported.

FOREIGN OFFICE,
7th April, 1916.

The following additions or corrections to the lists published as a supplement to *The London Gazette* of 28th March, 1916,¹ of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

SIAM.

Foreign Office (Foreign Trade Department), 5th April, 1916.

The following names are added to the List of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Abdoolally, Bangkok.
Choo Kwang Lee, Bangkok.
Hak Seng, Bangkok.
Hup Leng Huat, Bangkok.

¹London, 28-29 March, [29524].

Ito, T. & Co., Bangkok.
 Kwang Nguan Lee Soon Kee, Bangkok.
 Kwang Soon Tung, Bangkok.
 Mitani, T. Dr., Bangkok.
 Selley, N. L., Wat Debsirindr School, Bangkok.
 Seng Heng Chan, Bangkok.
 Soon Hock Seng, Bangkok.
 Tilleke & Gibbins, Bangkok.
 Weng Foong, Bangkok.
 Yong Heng Huat, Bangkok.
 Yong Shing, Bangkok.

No. 699.

The London Gazette, 7th April, 1916.

[29538]

**Order of His Majesty in Council setting out List of Persons in
 Neutral Countries with whom trade is prohibited.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 7TH
 DAY OF APRIL, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
 COUNCIL.**

WHEREAS, His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916, *to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

AND, WHEREAS, by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such

*p. 1210.

List as so varied or added to, being in the said Proclamation referred to as the "Statutory List":

AND, WHEREAS, the List contained in the said Proclamation was amended by Orders of Council dated respectively the 16th¹ and 24th March, 1916²:

AND, WHEREAS, there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the List of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited by the Proclamation dated the 29th day of February, 1916, as amended by the Orders of Council of the 16th and 24th March, 1916, should be further amended by the variation and addition of the names set forth in the Schedule hereto.

Now, THEREFORE, their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

WHEREOF, the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

NETHERLANDS.

Allgemeine Electricitats Gesellschaft, Amsterdam.

Boone, Jos., Ginneken.

Bosschaert, W. & R. van Dieren, The Hague.

Continental Caoutchouc and Gutta Percha Company, Prinsengracht, 1077, Amsterdam.

Delden, Simon, Seinpostduin, 22; Havenkade, 47, Scheveningen.

¹p. 1328. ²p. 1364.

Delden & Blitz, Seinpostduin, 22; Havenkade, 47, Scheveningen.

Blitz, Seinpostduin 22; Havenkade, 47, Scheveningen.

De Ruijter & Co., Linke Rottekade, 145, Rotterdam.

Eils, Joseph, Maaskade, 164, Rotterdam.

Fischer, A., Amsterdam.

Fischer, Bernard, Amsterdam.

Fischer, Leon, Amsterdam.

Fischer, Maurice, Amsterdam.

Grootkerk, S., Junior, Linnaenstraat, 45, Amsterdam.

Kan, A. Jzn., Blasinss-straat, 1, Amsterdam.

Klop, P. W. H., Raadhuisstraat, 18, Amsterdam.

Komeet, N. V. De v/h Dumoncean Freres, Kanaaldijk, St.

Pieter, near Maastricht.

Konig, H. W., & Co., Paul Krugerstraat, 8, Rotterdam.

Lichtenstein, M., Leuvehaven 34B, Rotterdam.

Meiger & Company, Stationsweg, E. 99, Velseroord.

Monnickendam, D., Zomerhofstraat, 71B, Rotterdam.

Ossedrijver, E., Leuvehaven, 55, Rotterdam.

Ozonwerken "Nederland," Schiedam.

Stolberg, Jn. (J. E.) & Co., Amsterdam.

Swarttouw's (Cornelius) N. V. Stevedoring Company, Achterhaven, 74A-B, Rotterdam.

Voogt, A. de, Prinsenstraat, 65A, Amsterdam.

NETHERLAND EAST INDIES.

Gumprich & Strauss, Batavia.

Hallerman, Medan and Palembang.

"Java Bode," Batavia.

Vankhee, Macassar, Menado, and Gorontalo.

Vlieland Heine & Co., Batavia.

PORTUGUESE EAST AFRICA.

Almeida, Porto Amelia, Palma and Ibo.

Arabi Moosa, Porto Amelia, Palma and Ibo.

Habib, Jacob, Porto Amelia, Palma and Ibo.

Ismail Juma, Porto Amelia, Palma and Ibo.

Ragchand Premchand, Mozambique.

Villa Major, A. F., Loureço Marques.

REMOVALS FROM LIST.

GREECE.

Weber, Karl, Athens.

MOROCCO.

Benchimoni, Abraham, Alcazar.
Beniflah, Judah, M., Laraiche.
Mohammed Berrada (Ahmed Berrada), Alcazar.
Mohammed Lazrac, Alcazar.

PORTUGUESE EAST AFRICA.

Brito, Palma, Ibo and Porto Amelia.

VARIATION.

NETHERLANDS.

Deventer Glas Maatschappij (N. V.), Deventer, in the Statutory List issued on February 29th, *should read*
Deventer Glas Maatschappij Voorheen J. Pouwels Coelingh (N. V.), Deventer.

NOTE.—The list for each country is sent by telegraph to His Majesty's Representatives in that country, who will notify British Consular Officers, to whom persons abroad may apply for information as to names on the list.

No. 700.

*Supplement to The London Gazette, 7th April, 1916—
8th April, 1916.*

[29539]

**Notice of Persons and Firms in Egypt licensed to carry on business
for the purpose of liquidation.**

FOREIGN TRADE DEPARTMENT,
FOREIGN OFFICE,
April 7, 1916.

The Secretary of State for Foreign Affairs publishes for general information the following lists of persons and firms in Egypt with enemy interests, which have been licensed by the Egyptian Government to carry on business for the purpose of liquidation only.

No new transactions should be entered into with any person or firm mentioned in the lists.

Persons having claims against any person or firm mentioned in these lists should make such claims at once to such person or firm, or, in cases when a Controller or Receiver has already been appointed, to the Controller or Receiver thereof.

These lists supersede the list published as a supplement to *The London Gazette* of February 11th last.*

LIST 1.—Persons and firms, licensed to carry on business for the purpose of liquidation only, to which no Controller has yet been appointed.

Andres & Co. Fritz 19, Rue Stamboul, Alexandria.
Bohm, Friedrich, & Heymann, 14, Sharia Maghraby, Cairo.
Confalonieri, Antonio, 3, Sharia Abou el Sebaa, Cairo.
Egyptian Lloyd, The 21, Sharia Madabegh, Cairo.
Engelhardt, Leopold & Co., 12, Sharia Kawala, Cairo.
Galizenstein, Jacques, per Albert Tomich, 16, Sharia el

Maghraby, Cairo.

Hussein Bey Younes Ben Chaaban (Agency for the Soc. Anon. des Fabriques Autrichiennes des Bonnets Tures), Rue Fahamine, Ghourieh, Cairo.

Klink & Lauer, Rue el Mokattam, Port Said.

Koenig & Jessenitzer, P.O. Box 1226, Cairo.

Lepique, H., per Th. D. Kaiopoulos, Shebin el Quanater.

Lepique, H., per Stellio Mavridis, Toukh.

Mez, Gustav, Koubbeh les Bains.

Sayegh & Sorer, 6, Rue Hamwzi, Cairo.

Toch, S., per B. Press, P.O. Box 1137, Cairo.

Zuker, Leo, 10, Sharia Maghraby, Cairo.

LIST 2.—Persons and firms, licensed to carry on business for the purpose of liquidation only, to which a Controller has been appointed.

Abel & Schellennerg. *Controller:* E. C. Widdows, Gresham House, Cairo.

Austro-Orientalische Handels Aktiengesellschaft. *Controller:* F. H. Russell, Gresham House, Cairo.

Barkowski, H. *Controller:* E. L. Bristow & R. T. Prioleau, Port Said.

Bayer Bruder. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Bornstein & Co., L. *Controller:* J. W. Eady, P.O. Box 1078, Cairo.

*p. 1164.

Brach, Gustav, & Co., Succrs. *Controller:* C. E. Pheysey, Bank of Egypt, Alexandria.

Colloid Wolfram Lamp Co. *Controller:* F. H. Russell, Gresham House, Cairo.

Continental Caoutchouc & Gutta-Percha Co. *Controller:* F. H. Russell, Gresham House, Cairo.

Cotton Export Co. *Controller:* F. H. Russel, Gresham House, Cairo.

Deutz Gasmotoren Fabrik. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Diemer, F., Finck & Baylander Succrs. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Egyptische Egreneier Fabriken. *Controller:* H. Bridson, 6, Rue de L'Ancienne Bourse, Alexandria.

Entreprises Fonsieres et Immobilières, Societe Anonyme Egyptienne. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Escher Jesumann & Co., *Controller:* Messrs. Carver Bros. & Co., Ltd., Alexandria.

Fix & David. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Flasch, F. *Controller:* F. H. Russell, Gresham House, Cairo.

Flick, H. & C. *Controller:* A. E. Mills, P.O. Box 23, Alexandria.

Geiger & Co., W. *Controller:* E. C. Widdows, Gresham House, Cairo.

Graz, Prima Fabbrica Birra di. *Controller:* E. D. Joyce, Imperial Ottoman Bank, Alexandria.

Hess & Co. *Controller:* Messrs. R. J. Moss & Co., Alexandria.

Holz & Co. *Controller:* W. B. Delany, Standard Building, Cairo.

Kirchmayer & Co., R. *Controller:* F. H. Russell, Gresham House, Cairo.

Kortenhaus & Hammerstein. *Controller:* F. H. Russell, Gresham House, Cairo.

Kunzler & Co. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Landgrebe & Leisching. *Controller:* R. C. Abdy, Messrs. Mallinson & Co., Alexandria.

Lichtenstern, J. M. *Controller:* J. W. Eady, P.O. Box 1078, Cairo.

Lindemann, R. & O. *Controller:* H. Bridson, 6, Rue de l'Ancienne Bourse, Alexandria.

Lion, Ludwig. *Controller:* R. E. Moore, Savoy Chambers, Cairo.

Meinecke, Georg. *Controller:* J. M. Norman, Port Tewfik.

Mochonoff, Ed. *Controller*: A. E. Mills, P. O. Box 23, Alexandria.

Mohr & Fenderl, Alexandria, Toukh and Shebin el Quanater
Controller: J. F. Luard, Ionian Bank, Ltd., Alexandria.

Mulhauser & Co. *Controller*: Messrs. Peel & Co., Ltd., Alexandria.

Orenstein & Koppel-Arthur Koppel, Societe Anonyme.
Controller: F. H. Russell, Gresham House, Cairo.

Pollack & Co., Leopold. *Controller*: W. B. Delany, Standard Building, Cairo.

Poppel & Co., C. *Controller*: A. C. Hann, National Bank of Egypt, Alexandria.

Protzman, Carl. *Controller*: Messrs. Peel & Co., Ltd., Alexandria.

Reiser, Lucien. *Controller*: A. E. Mills, P.O. Box 23, Alexandria.

Riecken, Georg. *Controller*: H. Bridson, 6, Rue de l'Ancienne Bourse, Alexandria.

Ruelberg, Georg. *Controller*: A. E. Mills, P.O. Box 23, Alexandria.

Schneider & Rothacker. *Controller*: E. D. Joyce, Imperial Ottoman Bank, Alexandria.

Seeger, Albert. *Controller*: Messrs. Barker & Co., Alexandria.

Seeger Bros. & Co. *Controller*: F. H. Russell, Gresham House, Cairo.

Seidemann, A. *Controller*: H. Bridson, 6, Rue de l'Ancienne Bourse, Alexandria.

Siemens-Schuckert. *Controller*: R. E. Moore, Savoy Chambers, Cairo.

Societe Anonyme d'Electricite Ganz. *Controller*: F. H. Russell, Gresham House, Cairo.

Societe Anonyme pour la Fabrication des Cigarettes "Hadies Nessim." *Controller*: E. D. Joyce, Imperial Ottoman Bank, Alexandria.

Steaua Romana. *Controller*: Messrs. Carver Bros & Co., Ltd., Alexandria.

Stobbe, Rudolf, G.M.B.H. *Controller*: H. Swinglehurst, Alexandria.

Stross, A. *Controller*: E. D. Joyce, Imperial Ottoman Bank, Alexandria.

Stross Bruder. *Controller*: F. H. Russell, Gresham House, Cairo.

Trapp & Co., Wm. *Controller*: O. J. Finney, Alexandria Cotton Co., Alexandria.

Union Export, G.M.B.H. *Controller*: J. W. Eady, P.O. Box 1078, Cairo.

Upper Egypt Artesian Boring Co. *Controller:* C. R. Beasley, 3, Sharia Elwi, Cairo.

Werner & Co. *Controller:* H. Bridson, 6, Rue de l'Ancienne Bourse, Alexandria.

NOTE.—The Deutsche Orient Bank, A.G., and the Egyptische Hypotheken Bank are licensed to carry on business in Egypt under the supervision of a Controller with instructions, the effect of which is to prevent these banks from undertaking new business.

The Deutsches Kohlen Depot, Port Said branch, has also been licensed to liquidate certain outstanding business.

LIST 3.—Persons and firms with enemy interests, to which a Receiver has been appointed for the purpose of liquidation.

Bindernagel, H. *Receiver:* A. C. Hann, National Bank of Egypt, Alexandria.

Boehme & Anderer. *Receiver:* R. E. Moore, Savoy Chambers, Cairo.

Hackh, Hugo, Cairo and Alexandria. *Receiver:* F. H. Russell, Gresham House, Cairo.

Knoll, Guiseppe, Cairo. *Receiver:* W. B. Delany, Standard Building, Cairo.

Vulcaan Coal Co., Port Said. *Receiver:* E. L. Bristow and R. T. Prioleau, Port Said.

No. 701.

The London Gazette, 11th April, 1916.

[29543]

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT, 1916.

Orders have been made by the Board of Trade requiring the under-mentioned businesses to be wound up:—

91. Tyralla & Co., 7, Maidenhead Court, London, E.C., Manufacturers' Agents (Lace and Embroidery). *Controller:*

John William Barratt, 19A, Coleman Street, London, E.C.
10th April, 1916.

92. Oettinger & Heidecker, 5, Jewin Street, London, E.C.,
Bronze Powder Manufacturers. *Controller*: Charles Nicholas
Moysey Stuart, 31, Lombard Street, London, E.C. 10th
April, 1916.

93. Patermann Brothers, Regent House, Kingsway, Lon-
don, W.C., Chemical Food Manufacturers. *Controller*: Percy
Weiller Straus, 7, Great Winchester Street, London, E.C.
10th April, 1916.

94. J. B. Sturm, 36, Mark Lane, London, E.C., Agent for
sale of Wines. *Controller*: Harvey Preen, 17, Basinghall Street,
London, E.C. 10th April, 1916.

95. L. and H. Sussmann, Ashley Road, Tottenham,
London, N., Woollen Clothing Manufacturers. *Controller*:
Frank Henry Finlaison, 45, London Wall, London, E.C. 10th
April, 1916.

96. Andres Bros. & Co., Ltd., 85, Chiswell Street, London,
E.C., Importers of Gramophones and Records. *Controller*:
W. G. Rayner, 12-14, Arthur Street, London, E.C. 30th
March, 1916.

97. Berkefeld Filter Co., Ltd., 121, Oxford Street, London,
W., Filter and Pump Manufacturers. *Controller*: G. M.
Robinson, 3, Raymond Buildings, Gray's Inn, London, W.C.
30th March, 1916.

98. Northern Union Mining Co., Ltd., Mercantile Cham-
bers, Quayside, Newcastle-upon-Tyne, Coal Mining. *Con-
troller*: Sir William B. Peat, 11, Ironmonger Lane, London,
E.C. 10th April, 1916.

99. Maschinenfabrik Augsburg-Nurnberg A. G., Caxton
House, Tothill Street, London, S.W., Manufacturers of Gas
Engines, etc. *Controller*: Basil E. Mayhew, Alderman's House,
Bishopsgate, London, E.C. 10th April, 1916.

100. P. M. Krebs & Co., Ltd., 3, Old Gloucester Street,
Bloomsbury, London, W.C., Dealers in Heating Apparatus,
etc. *Controller*: J. W. Barratt, 19A, Coleman Street, London,
E.C. 10th April, 1916.

No. 702.

The London Gazette, 14th April, 1916.

[29547]

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the under-mentioned businesses to be wound up:—

102. Rhineland Manufacturing Co., Ltd., 69, Wells Street, Oxford Street, London, W., Importers of Ball Bearings for Machinery, etc. *Controller:* Lionel F. Goodricke, 10, Coleman Street, London, E.C. 10th April, 1916.

103. Nitsche & Gunther Optical Co., Ltd., 66, Hatton Garden, E.C., Manufacturers of Optical Instruments, etc. *Controller:* Basil E. Mayhew, Alderman's House, Bishopsgate, London, E.C. 10th April, 1916.

No. 703.

The London Gazette, 14th April, 1916.

[29547]

Notice to Mariners.

No. 390 of the year 1916.

NORTH SEA AND RIVER THAMES APPROACH.

PILOTAGE REGULATION.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914¹, the following Regulation has been made by the Lords Commissioners of the Admiralty and will be brought into force on and after 10th April, 1916:—

¹ App. 284.

All ships (other than British ships) whilst navigating in the waters between the Downs Pilot Station and Great Yarmouth and *vice versa*, and between those places and the Sunk light-vessel, or any intermediate Pilot Station that may hereafter be established, and *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

NOTE.—The above Regulation will be incorporated in the next re-publication of Admiralty Notice to Mariners No. 350 of 1916.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,
London, 10th April, 1916.

No. 704.

Order in Council authorizing Gratuities to Masters of Overseas Transports.

P.C. 840.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 11th April, 1916.

The Committee of the Privy Council have had before them a report from the Acting Minister of Militia and Defence, dated 7th April, 1916, representing that a letter was received from the office of the High Commissioner for Canada in London, dated December 3rd, 1915, transmitting a copy of a letter from the Director of Transports, Admiralty, reporting that applications for gratuities had been received from the Masters of transports carrying Canadian troops.

The Minister observes that therein it was set forth that in the case of the Imperial Government transports, the grant of a gratuity is made to the Masters, provided the necessary conditions are fulfilled.

The procedure is as follows:—

Master's Gratuities.—Masters will be granted gratuities of amounts varying at the discretion of the Director of Transports.

Conditions.—These gratuities will be mainly conditional on the Master's general duties having been discharged in all respects to the satisfaction of the Director of Transports, but they are also subject to the condition that all accounts and documents required by the Instructions shall have been properly prepared and rendered, and that it shall be apparent that due care has been taken of the Government stores in charge of the Master.

In the event of these conditions not being satisfactorily fulfilled the Director of Transports will, at his discretion, refuse to grant the gratuity altogether, or make such abatements therefrom as he may see fit.

Payment.—Payment will be made direct to the Master when the award is made by the Director of Transports.

The Minister states that a reply was addressed to the High Commissioner on the 12th January to the effect that the transports used by Canada have been made under the per capita agreement and therefore it was not considered that such vessels could be rightly termed troop transports.

That this view was not acceptable to the Director of Transports, Admiralty, who replied, under date of 26th February, that the ships which conveyed the 1st and 2nd contingents were transports in that they were wholly at Government disposal and therefore the Masters appear to be eligible for the gratuity; also that the ships conveying the 2nd Contingent were engaged by that Department and under the same

conditions as vessels appropriated for Imperial Government service.

The scale of gratuities is as follows:—

		£	s.	d.
(a) Large ships.....	Fitted for under 1,000 men.....	17	10	0
(b) Packet Boats....	Fitted for over 1,000 men.....	20	0	0
	Fitted for horses.....	22	10	0

The Minister, having regard to the foregoing, recommend that the Masters of Transports carrying Canadian troops to England be paid gratuities according to the scale they would be paid if the transports were being paid for by His Majesty's Government.

The Committee concur in the above recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 705.

Order in Council respecting the Ocean Transport of Overseas Forces.

P.C. 783.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 11th April, 1916.

The Committee of the Privy Council have had before them a report, dated 1st April, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom was referred a despatch from the Secretary of State for the Colonies, dated 25th January, 1916, on the question of payment for the conveyance of Canadian troops overseas.

The Minister submits copy of a letter from the Director General of Supplies and Transport, from which it appears that the accommodation and service furnished by the Canadian ships was more satisfactory than those supplied by the Admiralty. The Allan line and the Canadian Pacific line had been paid

at the rates set out in Colonel Biggar's letter, before the receipt of the Admiralty letter. In the circumstances the Military authorities are prepared to recommend the payment to the Oceanic Steamship Company, the Cunard Steamship Company and the Anchor Line of the rates agreed upon by the Admiralty on their behalf. They consider however, that such rate should be settled for each ship, and would deprecate a uniform payment, for the reason that the Lapland and Orduna are much superior in accommodation, and every other respect, to the Saxonia and California.

The Committee, on the recommendation of the Secretary of state for External Affairs, advise that Your Royal Highness may be pleased to sanction these arrangements, and to forward a copy hereof to the Secretary of State for the Colonies for the information of the Lords of the Admiralty.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

MILITIA AND DEFENCE,

OTTAWA, 5th March, 1916.

MY DEAR SIR ROBERT,—Replying to yours of March 2nd relative to the letter from the Secretary of the Admiralty.

Once we asked them to obtain ships for us, I assumed that they had become our agents, and as such, we are liable for any promises they made on our behalf.

Acting for us, they procured the under-mentioned ships at the following rates:—

	1st Class.	2nd and 3rd Class.
	\$ cts.	\$ cts.
Lapland.....	60 00	30 00
Saxonia.....	60 00	30 00
California.....	60 00	30 00
Orduna.....	60 00	30 00

We took the following:—

	1st and 2nd Class.	3rd Class.
	\$ cts.	\$ cts.
Missanabie.....	60 00	35 00
Metagama.....	60 00	35 00
Scandinavian.....	55 00	33 75
Corinthian.....	50 00	30 00
Pretorian.....	50 00	30 00
Sicilian.....	50 00	30 00

From which you will see that, in the case of the Missanabie and the Metagama, the first class rates are the same as those obtained by the Admiralty, the 3rd class rates are \$5 higher.

In the case of the Scandanavian, the 1st class rate is \$5 less than their's and the 3rd, \$3.75 more.

For the Corinthian, Pretorian and Sicilian, the 1st class rate is \$10 less than the Admiralty and the 3rd class is the same.

The reason of this is, that the Missanabie and the Metagama are fine new ships, carrying about 1,725 troops in all. The Division of classes on several voyages have been as follows:—

Ship.	Date of Sailing.	Numbers Embarked.		
		1st Class.	2nd Class.	3rd Class.
Metagama.....	November 20, 1915....	59	66	1,515
	January 1, 1916....	161	33	1,488
	February 5, 1916....	80	105	1,508
Missanabie.....	December 18, 1915....	78	62	1,576
	January 22, 1916....	48	53	1,590
	February 26, 1916....	92	84	1,548
Scandinavian.....	November 6, 1915....	53	57	1,254
	March 2, 1916....	129	75	1,173

We have paid only for the actual number of each class embarked, as per return of our embarking Staff Officer.

Although the Missanabie and Metagama have first class accommodation for 522 each, and the Scandanavian for 400, we used all of it, but only paid first class rates for the officers actually embarking, the balance of the space was utilized for the

non-commissioned officers and privates, but, for that, we have only paid third class rates.

On these ships every man has a berth with proper bedding whereas, on the Admiralty ships, some of them have very little cabin accommodation and most of the men are compelled to sleep in hammocks, which, by the way, are not supplied by the shipping company, but have to be furnished by us as also the necessary blankets.

The whole matter has been carefully considered by the War Purchasing Commission, who have decided that we get better accommodation and more satisfactory service from the Canadian ships. We have had several complaints regarding the food on the California and Saxonia.

The reasons which induced our Department and the War Purchasing Commission to use the Canadian ships rather than allow the Admiralty to secure all we required, might be summed up as follows:—

1. Canadian ships can be obtained at short notice and sail on a definite date.
2. There is less demurrage and delay.
3. We are enabled to arrange our railway time-tables well in advance, which is very necessary as for instance, from British Columbia to Halifax entails a journey of 7 days.
4. The rates which we are paying to our own lines vary for the class of ship and accommodation furnished.
5. Settlement of accounts here, where all the facts and circumstances can be taken into consideration, thus saving a lot of unnecessary correspondence and delay.

We would be very glad, indeed, to have the Admiralty furnish us with good ships when we require them, at the per capita rate they obtained, but a short time ago on our asking them to do so, they replied that they could not obtain any more ships at a per capita rate, but that they had taken two for us on a per tonnage basis, viz.: The Empress of Britain and the Olympic. They give us the accommodation on the Empress of Britain as 4,558 which we find is actually 1,572. On the Olympic, they state the accommodation is 6,000 and we find she will only carry 2,474, and, although we have cabled several times

to know on what dates they will be ready to embark troops, we have not yet been given a definite answer.

Trusting that this information is what you require, I remain,

Yours very respectfully,

J. LYONS BIGGAR,
Director General.

The Honourable
Sir ROBERT L. BORDEN,
Prime Minister,
House of Commons.

No. 706.

The London Gazette, 11th April, 1916.

29543]

Notice of List of Firms in China and Siam to whom articles may be exported.

FOREIGN OFFICE, 11th April, 1916.

The following additions or corrections to the lists published as a supplement to *The London Gazette* of 28th March, 1916*, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September 1915:—

CHINA.

FOREIGN OFFICE (FOREIGN TRADE DEPARTMENT),

6th April, 1916

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

*p. 1364.

Aaron, F.
Bianchi, Shanghai.
Calavitis, G., & Co., Shanghai.
Camark, E., & Co.
Carisio, C.
Central Hospital, Peking.
Cheap Jack, Shanghai.
Chester, Cowen & Co.
Cheung On, Canton.
Chieng Hing Saw Mill Co., Foochow.
China Press.
China Realty Co.
Denegri, E., & Co.
Denegri, M.
Eastman & Co., Shanghai.
Ekman & Co.
Foochow Printing Press, Foochow.
Foreign & China Dispensary, Shanghai.
Fredericks, J. A.
Fukin & Co.
Haworth, R., & Co., Ltd.
Hay & Co., William.
Henderson & Co.
Hongkew Book Stall.
Hsin Chong Cycle Co.
Hsing Kee.
Huntley & Palmer, Ltd.
International Export Co., Nanking.
International Export Co., Ltd., Hankow.
Italian Trading Co.
Jai Tai Chang, Shanghai.
Jeejeebhoy & Co., D. Canton.
Joseph, Ellis.
Joseph, J. H.
Kadoorie, E. S.
Kadoorie, R. E.
Karimbaksh, H. A. J.
Khuri, S. A.
Lauro Cinema Co.
Ling Chong Cycle Co.
Lo Wai Dispensary, Canton.
Meyer, M.
Mosca & Prario.
Murphy, J. R. (Dowler, Forbes & Co.).
Mabholz & Co.
Nathan, M. J.
Noor, Mahomed, & Co.
Nowry & Co.

Parisian Hairdressing Saloon.
 Pierson, P. J. F., Shanghai.
 Riggio, A.
 Sansuiken.
 Seng Ann Hong Kee Dispensary, Swatow.
 Shanghai General Store, Shanghai.
 Shanghai Toilet Club.
 Sing Chong & Co.
 Sino Swiss Commercial Co.
 Solomon, S. J.
 Somekh, D. S.
 Sudka, J. A.
 Sugiyama & Co., Canton.
 Sui Chong & Shun.
 Ton Ying & Co.
 Tshun Tak Dispensary, Swatow.
 Wing Tai.
 Winteler, M.
 Yang, J., Peking.
 Yat Ling Dispensary, Swatow, Yue.
 Yue Chong Tai.
 Yuen Sui Chang Dispensary, Swatow.

The following corrections are notified in the List of persons and bodies of persons to whom articles to be exported to China may be consigned:—

International Export Co., Hankow and Nanking, *should read* International Export Co., Ltd., Hankow; International Export Co., Nanking.

Ivy, Dr. *should read* Ivy & Robinson, Drs.

The following name is removed from the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Yang, I. C., & Co., Peking.

No. 707.**Order in Council authorizing the issue of a Royal Commission to investigate Munition Industries at Toronto and Hamilton and commission thereunder.**

P.C. 832.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 11th April 1916.

The Committee of the Privy Council have had before them a report, dated 7th April, 1916, from the Minister of Labour, representing that, whereas there is considerable unrest in industries in Toronto and Hamilton producing munitions of war, and there is grave reason to believe that such unrest may result in serious injury to the public interests, particularly by delaying the production of munitions;

Therefore, with a view to the establishment of more harmonious and satisfactory relations between the employers and employees in question, it is advisable that an inquiry be made into and concerning such unrest and the nature and causes thereof.

The Minister, therefore, recommends that it be referred to His Honour Colin G. Snider, Senior Judge of the County Court of the County of Wentworth, in the Province of Ontario; William Inglis, of Toronto, manufacturer, and John A. McClelland, of Montreal, Vice-President of the International Association of Machinists, as Commissioners under the provisions of Part I of Chap. 104, Revised Statutes of 1906, commonly called the Inquiries Act, to hold and conduct such inquiries, with all the powers conferred therein upon the Commissioners.

The Minister further recommends that the Commissioners have the right to determine the manner of conducting the proceedings in respect of such inquiry and to make inquiries and investigation concerning the relations between employers and employees in the said industries, with a view to making such recommendations as in their opinion may serve to promote amicable relations between employers and

and employees and may be calculated to remove or lessen the friction now existing.

The Minister further recommends that the said Judge Snider be appointed Chairman of the said Commission and that the Commissioners report to the Minister of Labour the evidence and proceedings, together with such opinions as they may see fit to express thereon.

The Minister further recommends that all fees and expenses payable to the Commissioners, or to witnesses or other persons who may under their authority be concerned in the proceedings of the Commission, shall be governed by the provisions as to such matters of the Industrial Disputes Investigation Act, 1907, as if the Commission had been a Board of Conciliation and Investigation established under that statute.

The Committee concur in the foregoing recommendations and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

ARTHUR.

[L.S.]

CANADA

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, KING Defender of the Faith, Emperor of India.

To all to whom these Presents shall come, or whom the same may in anywise concern,

GREETING:—

<p>E. L. NEWCOMBE, Deputy Minister of Justice, Canada.</p>	{	<p>WHEREAS in and by an Order of His Royal Highness Our Governor General in Council bearing date the eleventh day of April in the year of Our Lord One thousand nine hundred and sixteen provision</p>
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has been made for an investigation by Our Commissioners therein and hereinafter named in respect of unrest in industries in Toronto and Hamilton producing munitions of war and concerning the relations between employers and employees in the said industries with a view to making such recommendations as in their opinion may serve to promote amicable relations between employers and employees, and which may be calculated to remove or lessen the friction now existing in such industries, as will more fully and at large appear from the said order, a copy of which is hereto annexed

Now KNOW YE, that by and with the advice of Our Privy Council for Canada, We do by these Presents nominate, constitute and appoint His Honour Colin G. Snider, Senior Judge of the County Court of the County of Wentworth, in the Province of Ontario; William Inglis, of the City of Toronto, in the said Province, Manufacturer; and John A. McClelland, of the City of Montreal, in the Province of Quebec, Esquire, Vice-President of the International Association of Machinists to be Our Commissioners to conduct such inquiry.

TO HAVE, HOLD, EXERCISE AND ENJOY the said office, place and trust unto the said Colin G. Snider, you the said William Inglis, and you the said John A. McClelland together with the rights, powers, privileges and emoluments unto the said office, place and trust, of right and by law appertaining, during pleasure.

And We do hereby nominate, constitute and appoint His Honour the said Colin G. Snider to be Chairman of such Commission.

AND WE DO HEREBY, under the authority of the Revised Statute respecting Inquiries concerning Public Matters, confer upon Our said Commissionners the power of summoning before them any witnesses and of requiring them to give evidence on oath, or on solemn affirmation, if they are persons entitled to affirm in civil matters and orally or in writing, and to produce such documents and things as Our said Commissioners, shall deem requisite to the full investigation of the matters into which they are here by appointed to examine.

AND WE in pursuance of the Statute in that behalf do hereby further authorize and empower Our said Commissioners to engage the services of such accountants, engineers, technical

advisers, or other experts, clerks, reporters, and assistants, as they may deem necessary or advisable, also the services of Counsel to aid and assist Our said Commissioners in the inquiry, and also to have and exercise the other powers specified in Chap. 28, 2 George V., intituled "An Act to amend the Inquiries Act".

AND WE DO HEREBY require and direct Our said Commissioners to report to Our Minister of Labour of Canada the result of their investigation together with the evidence taken before them and any opinion they may see fit to express thereon.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness Prince Arthur William Patrick Albert, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland; Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House in Our City of Ottawa, this Eleventh day of April, in the year of Our Lord One thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By command,

THOMAS MULVEY,
Under-Secretary of State.

No. 708.

Canada Gazette, 3rd June, 1916.

*Second Supplement to The London Gazette, 11th April, 1916—
12th April, 1916.*

[29545]

BY THE KING.

A PROCLAMATION MAKING CERTAIN ADDITIONS TO AND AMENDMENTS IN THE LIST OF ARTICLES TO BE TREATED AS CONTRABAND OF WAR.

GEORGE R.I.

WHEREAS, on the 14th day of October, 1915, ¹We did issue Our Royal Proclamation specifying the articles which it was Our intention to treat as contraband during the continuance of hostilities, or until We did give further public notice;

AND WHEREAS, on the 27th day of January, 1916, ²We did by Our Royal Proclamation of that date make certain additions to and modifications in the list of articles to be treated as contraband;

AND WHEREAS, it is expedient to make certain further additions to and modifications in the said list;

NOW, THEREFORE, We do hereby declare, by and with the advice of Our Privy Council, that during the continuance of the war or until We do give further public notice, the following articles will be treated as absolute contraband in addition to those set out in Our Royal Proclamations aforementioned:—

Gold, silver, paper money, and all negotiable instruments and realisable securities.

Metallic chlorides, except chloride of sodium; metalloidal chlorides; halogen compounds of carbon.

Starch.

Borax, boric acid, and other boron compounds.

Sabadilla seeds and preparations therefrom.

And We do hereby further declare that as from this date the following amendments shall be made in Schedule 1 of Our Royal Proclamation aforesaid:—

In item 3 the following shall be substituted for the present wording:—

¹p. 791, ²p. 1127.

“Lathes, machines, and tools capable of being employed in the manufacture of munitions of war.”

In item 8 for “ether” shall be substituted “formic ether; sulphuric ether.”

And We do hereby declare that no gold, silver, or paper money captured after this date shall be treated as conditional contraband, and that, except as to captures already effected, item 14 shall as from this date be struck out of Schedule II. of Our Royal Proclamation aforementioned.

Given at Our Court at Buckingham Palace, this twelfth day of April, in the year of our Lord, one thousand nine hundred and sixteen, and in the Sixth year of Our Reign.

GOD SAVE THE KING.

No. 709.

Second Supplement to The London Gazette, 11th April, 1916—12th April, 1916.

[29545]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 12TH DAY OF APRIL, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS, by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations (called the “Defence of the Realm (Consolidation) Regulations, 1914”¹) under the Defence of the Realm Consolidation Act, 1914², for securing the public safety and the defence of the realm:

AND WHEREAS, the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915, the Defence of

¹App. 284. ²App. 205.

the Realm (Amendment) (No. 2) Act, 1915¹, and the Munitions of War Act, 1915:²

AND WHEREAS, the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS, it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 2B the following Regulation shall be inserted:—

“2C. It shall be lawful for the Army Council or any person duly authorized by them—

“(a) To enter on any land for the purpose of inspecting and marking trees, whether standing or felled, and to take possession of any such trees;

“(b) To enter upon and take possession of land or buildings for the purpose of felling trees standing, converting trees, or storing or removing felled or converted trees, or for any purpose connected therewith, and to fell, convert, store, and remove any such trees;

“(c) to enter on and take possession of any land, buildings or premises, and to take possession of any plant, used or capable of being used for the felling, storing, or conversion of trees, and to take possession of any vehicles, locomotives, or animals required for the transport of trees or such plant as aforesaid, or for any purposes in connection therewith;”

“(d) to provide housing accommodation for workmen employed for any such purposes as aforesaid by taking possession of any land or unoccupied premises;

“(e) to utilize any water supply or motive power available for any of the purposes aforesaid.”

2. In Regulation 7 after the words “and to the rate of profit usually earned in respect of the output of such factory or workshop before the war” there shall be inserted the words “and to whether such rate of profit was unreasonable or excessive.”

¹App. 470. ²App. 313.

3. After Regulation 30B the following Regulation shall be inserted:—

“30C. Any person brought before a court of summary jurisdiction charged with having in his possession or under his custody or control any tungsten, or tungsten ore or products therefrom, high-speed steel or scrap therefrom, molybdenum, vanadium, cobalt, nickel, or any alloy used in the manufacture of high-speed steel, or any other metal required for the production of war material for the time being specified in an order made for the purpose by the Admiralty or Army Council or the Minister of Munitions, which may be reasonably suspected of being stolen or unlawfully obtained or acquired, who does not give an account to the satisfaction of the court how he came by the same, shall be guilty of a summary offence against these regulations.”

4. After the third paragraph of Regulation 40 the following paragraph shall be inserted:—

“The Admiralty or Army Council may by order prohibit, either absolutely or except on compliance with such conditions as may be specified in the order, the sale or supply to or for any member of any of His Majesty’s forces of any narcotic or stimulant drug or preparation specified in the order, and if any person acts in contravention of any such order he shall be guilty of a summary offence against these regulations.”

5. After the first paragraph in Regulation 55 the following paragraph shall be inserted:—

“Any person so arrested shall, if so ordered by the competent naval or military authority, or by the chief officer of police for the district, be photographed and finger-print impressions of the fingers and thumbs of both of his hands taken, and if any person refuses to allow such photograph or impressions to be taken, or obstructs the taking thereof, he shall be guilty of a summary offence against these regulations:

Provided that—

(a) no photograph of a person so taken shall be published except for the purpose of tracing that person, nor shall a copy of any such photograph be shown to any person except a person officially authorized to see it; and

(b) If the person arrested neither has been nor is subsequently convicted of an offence against these regulations, all photographs (both negative and copies) and finger-print impressions so taken shall be destroyed as soon as they are no longer required for the purposes of these regulations, and in any case forthwith after the termination of the present war."

ALMERIC FITZROY.

No. 710.

Canada Gazette, 10th June, 1916.

**Alphabetical List of Articles declared to be Contraband of War by
Proclamations now in force.**

The articles declared to be contraband of war in the Proclamations now in force have been arranged alphabetically in the accompanying list. It is hoped that this will be convenient to all parties concerned.

The list comprises the articles which have been declared to be absolute contraband as well as those which have been declared to be conditional contraband. The circumstances of the present war are so peculiar that His Majesty's Government consider that for practical purposes the distinction between the two classes of contraband has ceased to have any value. So large a proportion of the inhabitants of the enemy country are taking part, directly or indirectly, in the war that no real distinction can now be drawn between the armed forces and the civilian population. Similarly, the enemy Government has taken control, by a series of decrees and orders, of practically all the articles in the list of conditional contraband, so that they are now available for Government use. So long as these

exceptional conditions continue our belligerent rights with respect to the two kinds of contraband are the same, and our treatment of them must be identical.

FOREIGN OFFICE, APRIL 13, 1916.

LIST OF ARTICLES.

Acetic acid and acetates.

Acetic ether.

Acetones, and raw and finished materials, usable for their preparation.

Aircraft of all kinds, including aeroplanes, airships, balloons, and their component parts, together with accessories and articles suitable for use in connection with aircraft.

Aluminium, alumina, and salts of aluminium.

Ammonia liquor.

Ammonium salts.

Aniline and its derivatives.

Animals, saddle, draught, or pack, suitable, or which may become suitable, for use in war.

Antimony, together with the sulphides and oxides of antimony.

Apparatus designed exclusively for the manufacture of munitions of war, or for the manufacture or repair of arms or of war material for use on land or sea.

Armour plates.

Arms of all kinds, including arms for sporting purposes, and their component parts.

Arsenic and its compounds.

Arsenical ore.

Articles especially adapted for use in the manufacture or repair of tires.

Asbestos.

Barbed wire.

Barium chlorate and perchlorate.

Bauxite.

Benzol and its mixtures and derivatives.

Bladders, guts, casings, and sausage skins.

Bones in any form, whole or crushed, and bone ash.

Boots and shoes suitable for use in war.

Borax, boric acid, and other boron compounds.

Bromine.

Calcium acetate, calcium nitrate, and calcium carbide.

Camp equipments, articles of, and their component parts.

Camphor.

Capsicum.

Carbon disulphide.
Carbon, halogen compounds of.
Carbonyl chloride.
Carborundum in all forms.
Casein.
Caustic potash and caustic soda.
Celluloid.
Charges and cartridges of all kinds and their component parts.
Chlorides, metallic (except chloride of sodium) and metalloïdic.
Chlorine.
Chrome ore.
Chronometers.
Clothing and fabrics for clothing suitable for use in war.
Clothing of a distinctively military character.
Cobalt.
Copper pyrites and other copper ores.
Copper unwrought and part wrought, copper wire, alloys and compounds of copper.
Cork, including cork dust.
Corundum, natural and artificial (alundum), in all forms.
Cotton, raw, linters, cotton waste, cotton yarns, cotton piece-goods, and other cotton products capable of being used in the manufacture of explosives.
Cresol and its mixtures and derivatives.
Cyanamide.
Docks, parts of.
Emery in all forms.
Equipment of a distinctively military character.
Ethyl alcohol.
Explosives, whether specially prepared for use in war or not.
Ferro alloys, including ferro-tungsten, ferro-molybdenum, ferro-manganese, ferro-vanadium, and ferro-chrome.
Field forges and their component parts.
Field glasses.
Flax.
Floating docks and their component parts.
Foodstuffs.
Forage and feeding stuffs for animals.
Formic ether.
Fuel, other than minerals oils.
Fuming sulphuric acid.
Furs utilisable for clothing suitable for use in war.
Glycerine.
Gold.
Gun mountings and their component parts.

Hair, animal, of all kinds, and tops, noils, and yarns of animal hair.

Harness and saddlery.

Harness of a distinctively military character, all kinds of.

Hemp.

Hides of cattle, buffaloes, and horses.

Horseshoes and shoeing material.

Hydrochloric acid.

Implements designed exclusively for the manufacture of munitions of war, or for the manufacture or repair of arms or of war material for use on land or sea.

Implements for fixing and cutting barbed wire.

Iodine and its compounds.

Iron, electrolytic.

Iron, hæmatite and hæmatite iron ore.

Iron pyrites.

Kapok.

Lathes capable of being employed in the manufacture of munitions of war.

Lead and lead ore.

Leather belting, hydraulic leather, pump leather.

Leather, undressed or dressed, suitable for saddlery, harness, military boots, or military clothing.

Limbers and limber-boxes and their component parts.

Lubricants.

Machines capable of being employed in the manufacture of munitions of war.

Manganese and manganese ore.

Manganese dioxide.

Maps and plans of any place within the territory of any belligerent, or within the area of military operations, on a scale of 4 miles to 1 inch or any larger scale, and reproductions on any scale, by photography, or otherwise, of such maps or plans.

Materials especially adapted for use in the manufacture or repair of tires.

Materials used in the manufacture of explosives.

Mercury.

Methyl alcohol.

Military wagons and their component parts.

Mineral oils, including benzine and motor spirit.

Molybdenum and molybdenite.

Motor vehicles of all kinds and their component parts and accessories.

Naphthalene and its mixtures and derivatives.

Nautical instruments, all kinds of.

Negotiable instruments.

Nickel and nickel ore.

Nitric acid and nitrates of all kinds.

Oils and fats, animal, fish, and vegetable, other than those capable of use as lubricants, and not including essential oils.

Oleaginous seeds, nuts, and kernels.

Oleum.

Paper money.

Paraffin wax.

Peppers.

Phenol (carbolic acid) and its mixtures and derivatives.

Phosphorus and its compounds.

Phosgene.

Potassium salts.

Powders, whether specially prepared for use in war or not.

Projectiles of all kinds and their component parts.

Prussiate of soda.

Railway materials, both fixed and rolling stock.

Ramie.

Rangefinders and their component parts.

Rattans.

Realisable securities.

Resinous products.

Rubber (including raw, waste, and unclaimed rubber, solutions and jellies containing rubber, or any other preparations containing rubber, balata, and gutta-percha, and the following varieties of rubber, viz.: Borneo, Guayule, Jelutong, Palembang, Pontianac, and all other substances containing caoutchouc) and goods made wholly or partly of rubber.

Sabadilla seeds and preparations therefrom.

Scheelite.

Searchlights and their component parts.

Selenium.

Silver.

Skins of calves, pigs, sheep, goats, and deer.

Skins utilizable for clothing suitable for use in war.

Soap.

Sodium.

Sodium chlorate and perchlorate.

Sodium cyanide.

Solvent naphtha and its mixtures and derivatives.

Starch.

Steel containing tungsten or molybdenum.

Submarine sound signalling apparatus.

Sulphur.

Sulphur dioxide.

Sulphuric acid.

Sulphuric ether.

Tanning substances of all kinds, including quebracho wood and extracts for use in tanning.

Telegraphs, materials for.

Telephones, materials for.
 Telescopes.
 Tin, chloride of tin, and tin-ore.
 Toluol and its mixtures and derivatives.
 Tools capable of being employed in the manufacture of
 munitions of war.
 Tungsten.
 Turpentine (oil and spirit).
 Tires for motor vehicles and for cycles.
 Urea.
 Vanadium.
 Vegetable fibres and yarns made therefrom.
 Vehicles of all kinds, other than motor vehicles, available
 for use in war, and their component parts.
 Vessels, craft, and boats of all kinds.
 Warships, including boats and their component parts of
 such a nature that they can only be used on a vessel of war.
 Wireless telegraphs, materials for.
 Wolframite.
 Wood tar and wood tar oil.
 Wool, raw, combed, or carded; wool waste, wool tops and
 noils; woollen or worsted yarns.
 Xylol and its mixtures and derivatives.
 Zinc ore.

No. 711.

Order in Council respecting the Exportation of Certain
Commodities.

P.C. 873.

CERTIFIED COPY of a Report of the Committee of the Privy
 Council, approved by His Royal Highness the Governor
 General on the 13th April, 1916.

The Committee of the Privy Council, on the recommen-
 dation of the Minister of Customs, advise that the Minister of
 Customs be authorized to issue Licenses for the export of
 apples, fresh, dried, evaporated or otherwise preserved, when
 consigned to the Netherlands Overseas Trust, Holland,
 notwithstanding the Orders in Council under Sections 291

and 242 of the Customs Act, prohibiting the exportation of the said goods.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 712.

The London Gazette, 14th April, 1916.

[29547.]

**Order of His Majesty in Council respecting the Exportation of
Certain Commodities.**

AT THE COUNCIL CHAMBER, *WHITEHALL*, THE
14th DAY OF *APRIL*, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914¹, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914², that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 28th day of July, 1915³, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

¹App. 183. ²App. 191. ³App. 653.

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of trade to the following effect:—

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the exportation of the following goods should be prohibited to all destinations:—

Pig-iron of all descriptions;
Railway material, the following:—

Steel rails;
Steel sleepers;
Steel springs;
Steel wheels and axles;

Shipbuilding material, the following:—

Boiler tubes;
Condenser tubes;
Steel plates and sectional materials for shipbuilding;

Soap containing more than one per cent of glycerine;

Steel in bars, angles, rods and shapes or sections;

Steel blooms, billets and slabs;

Steel bridge, boiler and other plates not under $\frac{1}{8}$ inch thick;

Steel girders, beams, joists and pillars;

Steel ingots;

Steel tubes of all descriptions;

Steel wire, except barbed wire and galvanized wire (the exportation of which remains prohibited to all destinations abroad other than British Possessions and Protectorates).

(2) That the exportation of the following goods should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Aluminium Sulphate and alumino-ferric;

Files;

Lacs, not including lac dye;

Soap, soft, containing one per cent and less of glycerine.

(3) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the

Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain and Portugal:—

Asphalt and solid or liquid bitumen;

Fishing gear, except tackle for fishing by rod and line;

Petroleum and its products not already specifically prohibited;

Soap, hard, containing one per cent and less of glycerine.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 713.

The London Gazette, 14th April, 1916.

[29547]

Order of His Majesty in Council making List of Persons in Neutral Countries with whom trade is prohibited.

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 14TH
DAY OF APRIL, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.**

WHEREAS, His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, subsection one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916¹, to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

¹p. 1210.

AND WHEREAS, by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to, being in the said Proclamation referred to as the "Statutory List":

AND WHEREAS, the List contained in the said Proclamation was amended by Orders of Council dated respectively the 16th¹ and 24th March², and 7th April, 1916:³

AND WHEREAS, there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the List of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited by the Proclamation dated the 29th day of February, 1916⁴, as amended by the Orders of Council of the 16th and 24th March and 7th April, 1916, should be further amended by the variation and addition of the names set forth in the Schedule hereto.

Now, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

¹p. 1328. ²p. 1401. ³p. 1467. ⁴p. 1210.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA AND URUGUAY.

Austro-American Steamship Company.
Boker & Co.
Bromberg & Co.
Curt Berger & Co.
Funck, Ph., & Co.
Hasenclever & Co.
Heinlein & Co.
Pintos, Dominigo.
Quincke, Ernesto.
Siemens Schuckert, Limited, Compania de Maquinaria e
Instalaciones Electricas.
Sociedad Anonima Argentina Hidraulico Agricola.
Societa Anonima Transporti de Mestre.
Svensson, Ohlson & Co.
Tribe, N. T.
Wolff Buchholz & Co.

BRAZIL.

Barza & Company.
Borstelmann & Company.
Da Precedta, A. Alves.
Fonseca, Abilio.
Hasenclever & Company.
Monteiro, J. A. & Company.
Moreira, Julio Cesar.
Ottens, K. J.
Solheiro, Luiz.

CUBA.

Barba, Vicente.
Berndes, J. F. & Company.
Eppinger, Albert.
Heilbut & Company.
Michaelsen & Prasse.
Paetzold, M., & Company.
Tillman, M., & Company.
Toennis, H.
Upmann, H., & Company.

ECUADOR.

- Azua, Ramon, V.
Bartels, Carlos & Co.
Bartels, Carlos (partner of Carlos Bartels & Co.).
Bartels, Guillermo (partner of Carlos Bartels & Co.).
Beedach, Hermanos.
Beedach, Kamal.
Beedach, Rene.
Behreint, Frederick.
Castro, Allen.
Dassum, Mustafa.
Dierks, Hugo (partner of Otte & Co.).
Donner & Blackett.
Donner, Roberto (partner of Donner & Blackett).
Flemming & Schnabel.
Flemming, George (partner of Flemming & Schnabel).
Gleschen, Carlos (of Tagua Handelsgesellschaft, Manta Branch).
Haas Max (of Tagua Handelsgesellschaft, Esmeraldas Branch).
Harnack, H. (of Tagua Handelsgesellschaft, Bahia Banch).
Hinnaoui Hermanos.
Hinnaoui Arif (or Aref) (partner of Hinnaoui Hermanos).
Hinnaoui Azat (or Azzet) (partner of Hinnaoui Hermanos).
Hinnaoui Fuad (partner of Hinaoui Hermanos).
Jalil (C.) Hermanos.
Jalil, Cecilio (partner of C. Jalil Hermanos).
Jalil, Jorge (partner of C. Jalil Hermanos).
Jalil, Manuel (partner of C. Jalil Hermanos).
Lopez, Romulo G.
Malheur & Company.
Maydoub & Ramadan.
Maydoub, ——— (partner of Maydoub & Ramadan).
Miketa, Rodolfo (partner of Otte & Co.).
Moreira, Nicanor.
Otte & Co.
Otte, Carlos & Co.
Patrel, J. and Hermanos.
Patrel, Juan (partner of J. Patrel Hermanos).
Patrel, Luis (partner of J. Patrel Hermanos).
Ramadan (partner of Maydoub & Ramadan).
Ruperto, Emilio.
Schnabel, A. (partner of Flemming & Schnabel).
Tagua Handelsgesellschaft, M.B.H. (all branches).
Tresselt, W. (of Tagua Handelsgesellschaft-Bahia Branch).
Voelcker, Carlos.
Yauch, Theodore (of Tagua Handelsgesellschaft-Esmeraldas Branch).

NETHERLANDS.

Birnbaum, S. & W., Singel 160, Amsterdam.
 Bosnak, Herman, Wouwermanstraat 38, Amsterdam.
 Bosnak, Michel, Nieuwe Heerengracht 151, Amsterdam.

NETHERLANDS EAST INDIES.

Birnbaum, S. & W., Kali Bisar West, Batavia.

PERSIA.

Shohet, Selim David & Co.

PERU.

Sociedad Industrial Infantas Ltd., Lima.

PORTUGAL.

Mattos, Antonio, Lisbon.
 Mendes, A., Lisbon.
 Servico Costeiro a Vapor, Lisbon.

SWEDEN.

Malmo Yllefabriks A-B, St. Nyg 50, Malmo.
 Schmitz, August, Malmo.

REMOVAL FROM LIST.

NETHERLANDS.

Bosnak Gebroeders, Nieuwe Heerengracht, Amsterdam.

VARIATION.

BRAZIL.

Fonseca & Company, Brazil, in the Additions to the Statutory List issued on March 24th, *should read*

Fonseca & Company, Coal Merchants, Para. Partners: A. Alves Da Precedita, Para and Rio de Janeiro; Abilio Fonseca, Para; Luiz Solheiro, Para.

NOTE.—The List for each country is sent by telegraph to His Majesty's Representative in that country who will notify British Consular Officers, to whom persons abroad may apply for information as to names on the List.

No. 714.

Order in Council authorizing the issue of a Royal Commission to investigate certain purchases of the Shell Committee.

P. C. 887.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General, on the 15th April, 1916.

Upon a memorandum from the Right Honourable the Prime Minister, dated the 13th day of April, 1916, touching a motion by Sir Wilfrid Laurier in the House of Commons on the 7th day of March, 1916, in the following terms:—

“That a special committee of members of this House be appointed to inquire into all purchases of shells or other munitions or goods by the Shell Committee formed by the Minister of Militia, as stated in this House by the Prime Minister on the 15th April, 1915, together with all contracts made or orders given by the said Committee for any shells or other munitions or goods, with authority to the said committee to examine witnesses under oath and to require the production of any documents, books, letters or papers; and that such special committee be directed to report from time to time to this House in such manner as it may think advisable.”

The Prime Minister calls attention to his own remarks in the House of Commons in speaking upon this motion, in which he made the following statement:—

“Now, what course does the Government propose to take with regard to the motion which my right hon. friend has proposed to this House? As far as the Shell Committee is concerned—I shall speak afterwards of another matter—our proposal is this: We shall direct the attention of the British Government in detail to every charge, allegation and rumour brought up in this House or elsewhere by my right hon. friend or by any of his supporters with regard to the Shell Committee. We shall further inform the British Government that if an inquiry is thought advisable, we are prepared to co-operate with them to the fullest extent, and to issue any commission, take any proceedings, pass any legislation, and do any other act for the purpose of making that inquiry as full, thorough, and complete as

they deem advisable. But without their consent or approval, we do not propose to enter upon an investigation or inquire into such expenditures by the British Government."

The Prime Minister further observes that the expenditure made by the Shell Committee (so-called) was on behalf of the Government of the United Kingdom and was not on behalf of the Government of Canada; and that the Government of Canada did not fix or determine the prices to be paid for shells contracted for by the Shell Committee.

Having regard to these considerations and to the statement above quoted, the Prime Minister recommends that the Hansard report of the debate upon the motion of Sir Wilfrid Laurier be transmitted to the Right Honourable the Secretary of State for the Colonies with the assurance that the Government of Canada is prepared to assist and co-operate, as stated by the Prime Minister in the House of Commons, in any inquiry or investigation into the transactions to which reference is made in the motion of Sir Wilfrid Laurier and that so far as the Government of Canada is concerned there is no objection whatever to the fullest investigation that may be thought desirable at any time.

The Prime Minister further recommends that a copy of the Order in Council approved on the 3rd instant which authorizes the issue of a Royal Commission to the Honourable Sir William Ralph Meredith, Chief Justice of Ontario, and the Honourable Lyman Poole Duff, one of the Justices of the Supreme Court of Canada be also transmitted to the Right Honourable the Secretary of State for the Colonies for the information of the Government of the United Kingdom.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 715.

The London Gazette, 14th April, 1916.

[29547.]

**Notice of Agreement between the United Kingdom and Belgium
respecting jurisdiction over offences by persons of the
Armies of these Countries.**

WAR OFFICE, 15th April, 1916.

The Governments of Their Majesties the King of Great Britain and Ireland and the King of the Belgians are agreed during the present war to recognise the exclusive right of jurisdiction of the tribunals of their respective armies in the field in regard to persons belonging to those armies, irrespective of the nationality of the accused or of the territory in which the armies are operating.

With regard to any infringement of the law, committed conjointly or in collusion on Belgian territory by persons belonging to these two armies, the British principals and their accomplices will be referred to British military jurisdiction, and the Belgian principals and their accomplices to Belgian military jurisdiction.

In the case of infringements committed conjointly or in collusion on British territory by persons belonging to these two armies, the principals and their accomplices will be referred to British military jurisdiction, except in the case of Belgians who have been arrested under Belgian authority.

The two Governments also agree to recognise, during the present war, the exclusive right of jurisdiction, on British territory, of the British tribunals respecting all persons not belonging to the Belgian army committing acts prejudicial to the army; and the exclusive right of jurisdiction on Belgian territory of the Belgian tribunals respecting persons not belonging to the British army committing acts prejudicial to the said army.

No. 716.

The London Gazette, 18th April, 1916.

[29552.]

**Notice of Order under the Aliens Restriction (Consolidation)
Order, 1915.**

**ALIENS RESTRICTION (CONSOLIDATION)
ORDER, 1916.**

Whereas the Aliens Restriction (Consolidation) Order, 1916, provides that Articles 12-A (Provisions with respect to landing of alien seamen) and 19-A (Registration of alien seamen) thereof shall respectively apply to such ports as the Secretary of State may order.

Now I hereby order that the aforesaid Articles 12-A and 19-A of the Aliens Restriction (Consolidation) Order, 1916, shall apply to the ports of—

Aberdeen, Amble, Barrow-in-Furness, Belfast, Blyth, Boston, Bristol (including Avonmouth and Portishead), Brixham, Cardiff (including Barry Dock and Penarth), Cork (including Queenstown), Dublin, Dundee, Fleetwood, Fowey (including Charlestown and Par), Glasgow, Gloucester (including Sharpness and Lydney), Greenock, Hull, Inverness, Ipswich, King's Lynn, Lancaster (including Glasson Dock), Liverpool, Llanelly, Londonderry, Lowestoft, Middlesbrough, Newcastle-on-Tyne, Newport (Mon), North Shields, Poole, Portsmouth, Port Talbot, Preston, Seaham, Southampton, South Shields, Stockton, Sunderland, Swansea, West Hartlepool (including Hartlepool), Weymouth, Wick and Yarmouth.

And that Article 12-A shall apply to the ports of Falmouth, Goole and Manchester.

This Order shall have effect as from the 1st May next, and I hereby revoke as from that date the Order made by the Secretary of State on the 28th August, 1915, applying to the ports specified therein Articles 1 and 2 of the Aliens Restriction (Seamen) Order, 1915.

HERBERT SAMUEL,

One of His Majesty's Principal Secretaries of State.
Whitehall, 15th April, 1916.

No. 717.

The London Gazette, 18th April, 1916.

[29552.]

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

TRADING WITH ENEMY AMENDMENT ACT, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

104. Lobenthal & Co., 17, late of 15, Carthusian Street, London, E.C., Bronze Powder Merchants. *Controller:* James Martin, 50, Gresham Street Bank, London, E.C. 17th April, 1916.

105. M. Weeber & Co., 61, Mark Lane, London, E.C., Coffee Merchants and Exporters. *Controller:* James Robert Tulloch, 4b, Frederick's Place, Old Jewry, London, E.C. 17th April, 1916.

106. Roselius & Co., 37 Mincing Lane, London, E.C., Coffee Merchants. *Controller:* Daniel Hill, 1, Walbrook, London, E.C. 17th April, 1916.

107. Ernest Wahlliss, 88, Oxford Street, London, W., Glass and China Merchant. *Controller:* Alfred Page, 28, King Street, Cheapside, London, E.C. 17th April, 1916.

108. G. A. Schlechtendahl, Globus Buildings, Lister Hills Road, Bradford, Yarn Merchant. *Controller:* Charles William Boyce, 3, Piccadilly, Bradford. 17th April, 1916.

109. Uhlmann & Co., 48, Lime Street, London, E.C., Shipping Agents. *Controller:* Basil Edgar Mayhew, Alderman's House, Bishopsgate, London, E.C. 17th April, 1916.

110. Soldan & Co., Ltd., 8, Baldwin's Gardens, London, E.C., Agents for Typograph and Printing Machines. *Controller:* J. Stanley Holmes, 33, Paternoster Row, London, E.C. 13th April, 1916.

111. United Chemical Works, Ltd., 9, Farringdon Road, London, E.C., Agents for the Sale of Gas Mantles. *Controller:* C. Bramwell Smith, 79, Bishopsgate, London, E.C. 17th April, 1916.

112. W. Hagelberg, A.G., 12, Bunhill Row, London, E.C., Colour Printers and Stationers. *Controller:* Charles Eves, Capel House, 62, New Broad Street, London, E.C. 17th April, 1916.

No. 718.

Supplement to The London Gazette, 14th April, 1916—15th April, 1916.

[29548]

Military Honours.

WAR OFFICE, 15th April, 1916.

His Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the under-mentioned Non-Commissioned Officer for acts of gallantry and devotion to duty in the field.

6641. Company Serjeant-Major R. Whitfield, 1st Canadian Infantry Battalion.

For conspicuous gallantry. A post in rear of the line having been severely shelled, he made his way up under heavy shell fire. When the post was evacuated, he returned to rescue two machine gunners who had been buried, and whose cries for help he had heard. He showed throughout absolute disregard for personal safety.

No. 719.

Canada Gazette, 13th May, 1916.

Notice to Mariners.

No. 34 of 1916.

ENGLAND.**(124) PROCEDURE FOR VISIT AND SEARCH OF VESSELS BY H.M. SHIPS.**

In view of the danger of H.M. Ships closing vessels, apparently Neutral, British or Allied traders, but which are in reality German raiding cruisers, it is necessary to institute a special Boarding procedure as a measure of precaution. This procedure has been notified to all Neutral and Allied Powers.

When it is desired to put into force the special Boarding procedure, it will be as follows:—

A red pendant of a special large size will be hoisted by the man-of-war exercising the right of visit and search. The hoisting of this pendant will be accompanied by the firing of a rocket. This will signify that the merchant ship is to close the boat lowered by the man-of-war, whether the man-of-war remains in the vicinity of the boat or not.

The procedure to be followed by night will be the same as that by day, except that the two *red* Very's Lights will be the signal for the merchant ship to close the boat, which where possible will be illuminated by searchlight. When weather precludes boarding, the man-of-war will fire two *green* Very's Lights, which will be the signal for the merchant ship to lie to until daylight.

This procedure will come into force immediately but, pending the lapse of reasonable time for the new signals to become generally known, H.M. Ships will communicate with merchant ships by visual signal in the International Code of Signals, if it is found that the meaning of the new signals is not understood.

N. to M. No. 34 (124) 17-416

Authority.—British Admiralty N. to M. No. 319 of 1916.

Departmental File: No. 33330.

A. JOHNSTON,

Deputy Minister.

Department of Marine,

Ottawa, Canada, 17th April, 1916.

No. 720.

Extra Canada Gazette, 9th May, 1916.

London Gazette, 21st April, 1916.

[29556]

Prize Claims Committee.

WHEREAS, a Committee has been constituted to receive and consider claims made by British, Allied or neutral Third Parties against ships or cargoes which have been condemned or detained by orders of Prize Courts, and to recommend to what extent, in what manner, and on what terms such claims should be met or provided for. And whereas, the vessels mentioned below have been condemned or detained by order of the Prize Courts.

This is to give notice, to all British, Allied or neutral persons having any such claims against the vessels mentioned below that such claims should be sent, with all necessary particulars, to the Secretary of the Committee, Board of Trade, Whitehall Gardens, London, S.W., as soon as possible, and in any case within four months of this date, after which they cannot be entertained.

(Sailing vessels are shown in italics.)

Condemned or detained by Prize Courts in the Commonwealth of Australia.

Altona, *Athene*, Berlin, Cannstatt, *Carl Rudgert Vinnen*, *Ernst*, Germania, Greifswald, Hessen, Hobart, Lothringen, Melbourne, Neumunster, Oberhausen, *Olinda*, Osnabruck, Pfalz, Prinz Sigismund, Scharzfels, Signal, Stolzenfels, Sumetra, *Susanne Vinnen*, Thuringen, Tiberius, Turul, Wildenfels, Wotan, Zambesi.

Condemned or detained by Prize Courts in the Dominion of Canada.

Bellas.

Condemned or detained by Prize Courts in the Union of South Africa.

Apolda, Birkenfels, Bismarck, Hamm, *Heinz*, Ruffidgi, See-adler, Sturmvoegel.

This list is supplemental to those published in *London Gazette* of 26th of March and 27th July, 1915, with regard to ships ordered to be condemned or detained by Prize Courts in

England, India, Egypt, Colonies not possessing responsible Government and Protectorates. In the list of ships given in the said publication of 27th July, 1915, which had been condemned or detained by Prize Courts in Crown Colonies, the name of the "Australia", which was omitted by inadvertence, should appear after that of the "Adolf."

This is to give further notice to all British, Allied or neutral persons having any such claims against cargoes which have been or may be condemned or ordered to be detained by a Prize Court in any of the self-governing Dominions, that any such claims should be sent, with all necessary particulars, to the Secretary of the Committee, Board of Trade, Whitehall Gardens, London, S.W., within four months of this date if the cargo has already been condemned or detained by an order of a Prize Court. If the cargo has not yet been dealt with by a Prize Court such application must be made within four months of the date of the order for condemnation or detention.

Dated 18th April, 1916.

No. 721.

Canada Gazette, 27th May, 1916.

The London Gazette, 21st April, 1916.

[29556]

Prize Claims Committee.

WHEREAS a Committee has been instituted to receive and consider claims made by British, Allied, or Neutral Third Parties against ships or cargoes which have been condemned or detained by orders of Prize Courts, and to recommend to what extent, in what manner, and on what terms, such claims should be met or provided for.

This is to give notice to all British, Allied, or Neutral Persons having any such claims against cargoes which have been or may be condemned or ordered to be detained by a Prize Court in the United Kingdom, India, Egypt, or in any of the Colonies not possessing responsible Government and Protectorates, that any such claims should be sent with all necessary particulars to

the Secretary of the Committee, Board of Trade, Whitehall Gardens, London, S.W., within three months of the date of the order for condemnation or detention.

Dated 18th day of April, 1916.

This notice is supplemental to that published in the *London Gazette* of the 31st of August, 1915.

No. 722.

The London Gazette, 18th April, 1916.

[29552.]

List of Persons in China and Siam to whom articles may be exported.

FOREIGN OFFICE, 18TH April, 1916.

The following additions or corrections to the lists published as a supplement to the *London Gazette* of 28th March, 1916, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

CHINA.

FOREIGN OFFICE (FOREIGN TRADE DEPARTMENT),
13th April, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Chefoo Lace and Hairnet Co., Chefoo.
China Baptist Publication Society, Canton.
Eastern Engineering Works (James Turner), Tientsin.
Ku, S. D., Chefoo.
Nordisk Fjer Fabrik, Shanghai.
Oussiatinski, A. K., Chefoo.
Rouse Graham & Co., Chefoo.
Spalinger, U., Canton.

The following corrections are notified in the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Marthoul Freres should read Marthoud Freres.
Shung, Chang & Co. should read Shun Chang & Co.
Sze Hing (Hung) & Co. should read Sze Hing & Co.
Thomas, Adams & Wood should read Little, Adams & Wood.
Whitlam, R. P., should read Whitham, R. P.

The following names are removed from the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Futcher, J. W., Tientsin.
Jaques, A. H., & Co., Tientsin.
Tallieu, L. & Co., Tientsin.

SIAM.

FOREIGN OFFICE (FOREIGN TRADE DEPARTMENT),
13th April, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Hap Fong, Bangkok.
Hong Thye, Bangkok.
Hoop Tack Cheung, Bangkok.
Kwong Hang Seng, Bangkok.
Poh Wah Seng, Bangkok.

The following names are removed from the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Guan Seng, Bangkok.
Ramchand, M. D. Puket and Trang.

No. 723.**Order in Council respecting the Enlistment and Pay of Certain Employees of the Canadian Government Railways.**

P.C. 903.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 18th April, 1916.

The Committee of the Privy Council have had before them a report, dated 13th April, 1916, from the Acting Minister of Railways and Canals, representing that under the Order in Council of the 1st November, 1915, the Government Railways employees who were employed at the outbreak of the war may be paid the difference between their military and civil pay if enlisted for overseas service.

The Minister states that on the western end of the Transcontinental Railway there are a number of men who were employed on the railway and in the shops by the Grand Trunk Pacific Railway Company on the outbreak of the war, and who are debarred from participating in overseas service with pay by reason of the fact the Transcontinental Railway was not taken over by the Government for operation until May 1915.

The Minister submits that this difference of treatment of Government Railway employees in the west as compared with the east is injuriously affecting recruiting, and that it is desirable, so that the employees on both ends of the line may be treated alike, that the employees in the west who were in the employ of the Grand Trunk Pacific Railway Co., at the outbreak of the war should, on enlisting for overseas service, be allowed the difference between their civil and military pay.

The Minister recommends that authority be given for this action, to date from the 1st November, 1915.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 724.

*Second Supplement to the London Gazette, 18th April, 1916—
19th April, 1916.*

[29554.]

Order of His Majesty in Council amending the Defence of the
Realm (Consolidation) Regulations, 1914.

AT THE COURT AT *BUCKINGHAM PALACE*, the 19th
DAY OF *APRIL*, 1916.

PRESENT.

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November nineteen hundred and fourteen His Majesty was pleased to make Regulations¹ (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the defence of the realm:

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915², the Defence of the Realm (Amendment)(No. 2) Act, 1915³, and the Munitions of War Act, 1915:⁴

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendment be made in the said Regulations:

After Regulation 9, the following regulation shall be inserted:—

"9A. Where there is a reason to apprehend that the holding of a meeting in a public place will give rise to grave disorder, and will thereby cause undue demands to be made upon the police or military forces, it shall be lawful for a Secretary of State, or for any mayor, magistrate or chief officer of police who is duly authorized for that purpose by a Secretary of State, or for two or more of such persons so

¹App. 284. ²App. 205. ³App. 209. ⁴App. 313.

authorized, to make an order prohibiting the holding of the meeting, and if a meeting is held, or attempted to be held, in contravention of any such prohibition, it shall be lawful to take such steps as may be necessary to disperse the meeting or prevent the holding thereof.

"In the application of this regulation to Scotland, references to the Secretary for Scotland and a provost shall be substituted respectively for references to a Secretary of State and a mayor.

"In the application of this regulation to Ireland, references to the Lord Lieutenant shall be substituted for references to a Secretary of State."

ALMERIC FITZROY.

No. 725.

The London Gazette, 21st April, 1916.

[29556]

Notice of Winding-Up of Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

113. Glidine, Ltd., Imperial Buildings, Ludgate Circus, London, E.C., Preparation of Baby-foods. *Controller:* A. Reginald Green, 100-104, Moorgate Station Chambers, London, E.C. 17th April, 1916.

114. St. Pauli Breweries, Ltd., 1-5, Glasshouse Street, Albert-Embankment, London, S.E., Agents for the sale of German Beer. *Controller:* Arthur E. Green, 100-104, Moorgate Station Chambers, London, E.C. 17th April, 1916.

115. Seamless Rubber Co., Ltd., 5 and 6, Kinghorn Street, London, E.C., Agents for the sale of Rubber Goods. *Controller:* William Hancock, 90-91, Queen Street, Cheapside, London, E.C. 17th April, 1916.

116. The Roborat Co., Ltd., 23, Cloth Fair, Aldersgate Street, London, E.C., Wholesale Manufacturing Chemists. *Controller*: C. N. Moysey Stuart, 31, Lombard Street, London, E.C. 17th April, 1916.

117. H. Nickel & Co., 101-105, Goswell Road, London, E.C., Druggists and Surgical Sundries Manufacturers. *Controller*: H. W. Dunn, 46, Queen Victoria Street, London, E.C. 17th April, 1916.

118. Aktiengesellschaft Vormals Frister und Rossmann, 24-25, Fore Street, London, E.C., Sewing Machine Agents. *Controller*: J. Stanley Holmes, 33, Paternoster Row, London, E.C. 17th April, 1916.

119. Schliemann's Oil and Ceresine Co., Ltd., London House, 3, New London Street, E.C., Agents for the sale of Oils and Wax. *Controller*: E. W. Gundry, 7, Great Winchester Street, London, E.C. 17th April, 1916.

120. Rhine and Sea Transport Co., Ltd., New Hibernia Chambers, London Bridge, London, S.E., Shipping Agents. *Controller*: George Thomson, 65, London Wall, London, E.C. 17th April, 1916.

121. Aktien Gesellschaft fur Korbwaren und Kinderwagen Industrie Hourdeau Bergmann, 40-41, Jewin Street, London, E.C., Basket and Toy Agency. *Controller*: B. D. Holroyd, 6, Great Winchester Street, Old Broad Street, London, E.C. 17th April, 1916.

122. Staudt & Co., 34, Princess Street, late Orient House, Granby Row, Manchester, Exporters of Cotton and Woollen Goods. *Controller*: William Ros Sharp, 30, Brown Street, Manchester. 19th April, 1916.

123. Sidney Selinger, 5, Paper Street, London, E.C., Agent for various Manufacturers (being enemies) of toys and fancy goods, musical instruments, brushes and tools. *Controller*: Walter Boniface, 2, Clement's Inn, London, W.C. 19th April, 1916.

No. 726.

The London Gazette, 28th April, 1916.

[29562]

Notice of Winding-Up of Certain Firms and Companies of Enemy Nationality.

TRADING WITH THE ENEMY AMENDMENT ACT, 1916.

An order has been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

124. Alphons Custodis Chimney Construction Co., Ltd.,
119, Victoria Street, London, S.W., Constructors of Chimneys,
etc. *Controller:* David Howat Allan, 20, Copthall Avenue,
London, E.C. 19th April, 1916.

No. 727.

Canada Gazette, 20th May, 1916.

Dominion Gifts.

HERNE BAY URBAN DISTRICT COUNCIL.

CLERK'S OFFICE,
TOWN HALL,
HERNE Bay,
20th April, 1916.

MY LORD,—Below I send you copy of a resolution passed
by my Council at their meeting last evening.

I am, Sir, Your obedient servant,

GEO. H. BEETENSON,
Clerk of the Council.

The High Commissioner for Canada,
London.

Copy Resolution.

Resolved: That this Council desires to place on record its
warm appreciation of the action of the Canadian Government
in so generously placing at the disposal of the authorities a
magnificent fund for the assistance of a section of the community
who have suffered in a peculiar degree through the war, and on
behalf of the lodging and boarding-house keepers in Herne
Bay, tenders to the Canadian Government its sincerest thanks.

Further, that the thanks of the Council be tendered to
the Government Committee for the Prevention and Relief of
Distress, for their hearty co-operation in the matter.

No. 728.

The London Gazette, 28th April, 1916.

[29562.]

Notice to Mariners.

No. 439 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 350 of 1916*; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between

*p. 1444.

the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

5. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also Pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of 51° 40' and 51° 54' North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON for the Downs and Great Yarmouth (including the River Thames and approaches).

Note.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, from one hour after sunset until 3.30 a.m.

Vessels at anchor within these limits must not exhibit any lights from one hour after sunset until 3.30 a.m. No

merchant or other private vessels is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, from one hour after sunset until 3.30 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. Cruising of Yachts and Pleasure craft is prohibited in the estuaries of the Thames, Medway, Colne, Blackwater, Crouch and Roach, and adjacent Rivers and Creeks.

Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

Note.—This Notice is a repetition of Notice No. 350 of 1916, with amendments to Section II, subsection I.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 22nd April, 1916.

No. 729.

Supplement to the London, Gazette, 21st April, 1916—22nd April, 1916.

[29557.]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT WINDSOR CASTLE, THE 22ND DAY OF APRIL, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council, dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations¹ (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the defence of the Realm.

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915², the Defence of the Realm (Amendment) (No. 2) Act, 1915³, and the Munitions of War Act, 1915⁴

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 27 the following Regulation shall be inserted:—

"27A. If either House of Parliament, in pursuance of a resolution passed by that House, holds a secret session, it shall not be lawful for any person in any newspaper, periodical, circular or other printed publication, or in any public speech, to publish any report of, or to purport to describe, or to refer to, the proceedings at such session, except such report thereof as may be officially communicated through the Directors of the Official Press Bureau.

¹App. 284. ²App. 205. ³App. 209. ⁴App. 313.

"It shall not be lawful for any person in any newspaper, periodical, circular or other printed publication, or in any public speech, to publish any report of, or to purport to describe, or to refer to, the proceedings at any meeting of the Cabinet, or without lawful authority to publish the contents of any confidential document belonging to, or any confidential information obtained from, any Government department, or any person in the service of His Majesty.

"If any person contravenes any provision of this Regulation he shall be guilty of an offence against these Regulations."

2. In Regulation 51 and Regulation 51A., after the words "Regulation 27," wherever those words occur there shall be inserted the words "or Regulation 27A."

3. At the end of Regulation 62 there shall be inserted the following paragraph:—

"For the purposes of these Regulations, printing includes any mechanical mode of reproduction."

ALMERIC FITZROY.

No. 730.

The London Gazette, 25th April, 1916.

[29558.]

CARGOES OF ENEMY VESSELS IN PORTUGUESE
HARBOURS.

His Majesty's Minister at Lisbon reports by telegraph that the Portuguese Government have issued a Decree, dated the 21st instant, providing that Allied and Neutral cargoes of, or discharged from, German vessels will be delivered up by the Procurator of the Republic in the respective districts, to whom application should be made for the purpose within a period of 30 days. This period may be extended in certain cases.

It is added that a security will be required from cargo owners whose papers are not in order, and that the Portuguese Government retain the right to requisition cargoes on payment

of an indemnity. The Portuguese Prize Court will decide all questions which may arise relative to cargoes.

FOREIGN OFFICE,
April 24, 1916.

No. 731.

The London Gazette, 25th April, 1916.

[29558.]

List of Persons in China and Siam to whom goods may be consigned.

FOREIGN OFFICE,
April 26, 1916.

The following additions or corrections to the lists published as a supplement to the London Gazette of 28th March, 1916*, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

SIAM.

FOREIGN OFFICE (FOREIGN TRADE DEPT.),
22nd April, 1916.

The following name is added to the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Siam Drug Store, Bangkok.

*London, 28-29 March (29524.)

No. 732.

*Second Supplement to the London Gazette, 25th April, 1916—
26th April, 1916.*

[29560.]

—
BY THE KING

A PROCLAMATION

AMENDING THE TRADING WITH THE ENEMY (NEUTRAL
COUNTRIES) PROCLAMATION, 1916.

GEORGE R. I.

WHEREAS it is desirable to amend Our Proclamation of the twenty-ninth day of February, 1916, called the Trading with the Enemy (Neutral Countries) Proclamation, 1916:¹

NOW, THEREFORE, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation declaring, and it is hereby declared, as follows:—

1. Paragraph 4 (a) of the Trading with the Enemy (Neutral Countries) Proclamation is hereby revoked, and in lieu thereof the following paragraph shall, as from the date hereof, be inserted in the said Proclamation:—

“4. (a) Any person or body of persons, incorporated or un-incorporated, resident, carrying on business, or being in the United Kingdom, who is engaged in any non-enemy country in the business of Insurance from carrying on in that country such business (other than the business of Marine Insurance or of the Insurance against fire or any risk of goods or merchandise during transit from shipper’s or manufacturer’s warehouse until deposited in warehouse on the termination of the transit, if any part of the transit is by sea), with or through the agency of any of the persons or bodies of persons mentioned in the Statutory List.”

2. The said Proclamation of the twenty-ninth day of February, 1916, shall be called “The Trading with the Enemy (Statutory List) Proclamation, 1916.”

3. This Proclamation shall be called “The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2”², and shall be read as one with the Trading with the Enemy.

¹p. 1210. ²p. 1529.

(Statutory List) Proclamation, 1916, and that Proclamation and this Proclamation may be cited together as the Trading with the Enemy (Statutory List) Proclamations, 1916.

Given at Our Court at Windsor Castle, this twenty-sixth day of April, in the year of our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

GOD SAVE THE KING.

No. 733.

Canada Gazette, 10th June, 1916.

4th Supplement London Gazette 5th May 1916,—8th May, 1916.

[29572.]

BY THE KING.

A PROCLAMATION PROHIBITING THE EXPORTATION OF ALL ARTICLES TO LIBERIA.

GEORGE R.I.

WHEREAS by the first section of the Exportation of Arms Act, 1900, it is enacted that We may, by Proclamation, prohibit the exportation of the articles mentioned in that section to any country or place named in the Proclamation whenever We shall judge such prohibition to be expedient in order to prevent such articles being used against Our forces, or against any forces engaged or which may be engaged in military or naval operations in co-operation with Our forces.

And whereas by the first section of the Customs (Exportation Restriction) Act, 1914,¹ it is enacted that the above recited section of the Exportation of Arms Act, 1900, shall have effect while a state of war in which We are engaged exists as if in addition to the articles therein mentioned there were included all other articles of every description:

And whereas by the first Section of the Custom (Exportation Restriction) Act, 1915,² it is enacted that Our Power under Section 1 of the Exportation of Arms Act, 1900, as amended by the Customs (Exportation Restriction) Act, 1914, by proclama-

¹App. 191. ²App. 474.

ation to prohibit the exportation of articles to any country or place named in the Proclamation shall, during the continuance of the present war, include the power to prohibit the exportation of any article to any such country or place unless consigned to such person or persons as may be authorized by or under the Proclamation to receive such article;

Now, therefore, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation declaring, and it is hereby declared, as follows:—

(1) The exportation of all articles to Liberia is prohibited unless the articles are consigned to some person or persons authorized by the Secretary of State for Foreign Affairs, or by the Board of Trade, to receive the same;

(2) The Secretary of State for Foreign Affairs or the Board of Trade shall notify, by order to be published in the London, Edinburgh, and Dublin Gazettes, a list of the persons authorized as consignees of articles exported to Liberia, and may from time to time by any order so published alter, vary or add to, such list;

(3) This Proclamation shall be called the Exportation to Liberia Prohibition Proclamation, 1916.

Given at Our Court at Windsor Castle, this twenty-sixth day of April, in the year of our Lord one thousand nine hundred and sixteen, and in the Sixth year of Our Reign.

GOD SAVE THE KING.

The following list of persons authorized as consignees of articles exported to Liberia is notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Exportation to Liberia Prohibition Proclamation, 1916:—

His Majesty's Consul-General and officials of Consulate-General.

American Legation, Monrovia.

American Officers, Liberia Frontier Force, Monrovia.

Atlantic Coast, Development Corporation, Limited, Cape Palmas.

Bank of British West Africa, Limited, Monrovia.

Cavalla River Company, Limited, Cape Palmas.

Chatenay, Dr. F., Monrovia.
 Clark, R. P., Monrovia.
 Compagnie des Cables Sud-Américains, Monrovia.
 Compagnie française de la Afrique Occidentale, Monrovia.
 Dennis, Wilmot E., Monrovia.
 Faulkner, T. J. R., Monrovia.
 French Consulate, Monrovia.
 Harmon, S. G., Grand Bassa.
 Jackson, Z. A., Monrovia.
 Jourdain, Dr. E., Monrovia.
 Liberian Development Company Chartered and Limited,
 Monrovia.
 Liberian Merchants, Limited, Monrovia.
 Liberian Rubber Corporation, Limited, Monrovia.
 Oost-Afrikaansche Compagnie, Monrovia.
 Peterson, Sochonis and Company, Limited, Monrovia.
 Reffell, T. G., and Company, Grand Bassa.
 Sharpe, Richard, Grand Bassa.
 Spanish Consulate, Monrovia.
 Station Radiotelegraphique française, Monrovia.
 Wolf, E. F., Cape Palmas.
 Woodin, W. D., and Company, Limited, Monrovia.

No. 734.

*Second Supplement to the London Gazette, 25th April, 1916—
26th April, 1916.*

[29560.]

**Order of His Majesty in Council amending the Defence of the
Realm (Consolidation) Regulations, 1914.**

**AT THE COURT AT WINDSOR CASTLE, THE 26TH DAY
OF APRIL, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council, dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make regulations* (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the

*App. 284.

Defence of the Realm (Consolidation) Act, 1914, for securing the public safety and the defence of the Realm:

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915¹, the Defence of the Realm (Amendment) (No. 2) Act, 1915², and the Munitions of war Act, 1915³:

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to Order, and it is hereby ordered, that the following amendment be made in the said Regulations, namely—

In Regulation 58A, the word “minor” shall be omitted.

ALMERIC FITZROY.

No. 735.

The London Gazette, 28th April, 1916.

[29562.]

Notice to Mariners.

No. 440 of the year 1916.

ENGLAND, SOUTH COAST.

Former Notice.—No. 223 of 1916⁴; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

(1) *Beachy Head to St. Albans Head—Traffic Regulations.*

I. REGULATIONS REGARDING TRADING, FISHING AND PLEASURE CRAFT.

1. The areas on the South Coast of England to which the following orders apply are:—

¹App. 205. ²App. 2091. ³App. 313. ⁴p. 1205.

Area A.—Enclosed by a line from Beachy head to Owers light-vessel to Boulder bank buoy, thence in a 315° (*N. 30° W. Mag.*) direction to the Portsmouth Defence area.

Area B. Enclosed by a line from Culver cliff to a point 3 miles, 90° (*S. 75° E. Mag.*), from Culver cliff, thence within the 3-mile limit to a point 3 miles, 180° (*S. 15° W. Mag.*), from Freshwater Gate, thence to Freshwater Gate.

Area C.—Enclosed by a line joining Chewton Bunny to Christchurch ledge buoy, thence to a point 3 miles, 180° (*S. 15° W. Mag.*), from St. Albans head, thence to St. Albans head. *Variation.*— 15° W.

2. The term craft as used herein includes ships, barges, boats and vessels of all descriptions, and the orders apply to all fishing and pleasure craft.

3. No craft are to go out in the specified areas between sunset and sunrise.

4. All craft from places within these areas are to be on shore or back in their harbour half an hour after sunset.

5. No craft are to put to sea during fog or thick weather, and any caught at sea by fog, &c., are to return to shore or harbour at once, if possible.

6. Craft unable to return to harbour owing to failing wind or fog, &c., are to anchor and show the regulation anchor lights at night. No bright lights are permitted. Fishing craft anchoring off Brighton or Hove are to anchor between the piers.

7. Craft found after dark in the areas detailed in paragraph 1 are liable to be fired upon.

8. Fishing is permitted during daylight hours in areas A, B and C, by all *bona fide* fishermen, provided they are in possession of a permit which can be obtained from the Board of Agriculture and Fisheries, through their District Fishery Offices. When applying for these permits, fishermen are to state the port from which they intend to work, and this will be entered on the permit. Permits for areas A, B and C, are only issued to craft registered locally. Under no circumstances are fishermen allowed to carry passengers in their boats on a fishing permit.

9. All fishing craft mentioned in paragraph 8 must carry either their permit number or their registered number painted on each bow in figures not less than 12 inches in height.

10. Fishing is absolutely prohibited for all steam, oil, or petrol driven fishing vessels of over 30-ft, keel length.

11. The following orders regarding oil of all kinds and petrol are to be complied with:—

(a) Oil, motor spirit, petrol, or other goods may not be shipped on board craft of any description, whether coasting or foreign, either as stores for the equipment or navigation of the vessel or as merchandise, except at places which are under the supervision of a Customs Officer. Such goods must be properly pre-entered before shipment, and a clearance must be obtained from the Customs Officials in accordance with the Customs War Powers Act, 1915.

(b) In places where there are no Customs Officials, oil or petrol driven craft cruising in pleasure areas, and oil or petrol driven fishing craft of 30-ft. keel length and under, may obtain their stores locally, provided the Coast Watching Officer as representing the Customs Officials is previously notified, and a Stock Book giving particulars of quantities received and used is kept on board and open for inspection.

(c) Sailing vessels may not have on board a quantity of petrol, motor spirit, benzine, paraffin, petroleum, or similar substances exceeding four gallons.

12. Owners of motor craft, pleasure craft, and small craft of all descriptions, are to supply to the Coastguard Officer of the District lists of all their boats and vessels which they may place afloat, and they are to obtain from him permits for them. Without such permits these craft are not to be used. The number of the permit is to be painted on each bow in figures not less than 12 inches in height.

13. Motor craft, pleasure craft, and small craft of all descriptions are not to proceed outside of their ports, creeks or rivers, during the hours of official day, unless in possession of a permit which may be obtained from a Customs Official on personal application, or (in places where there is no Customs Official) from the Coastguard Officer of that district.

14. The areas within which pleasure craft with permits may move during daylight are as follows, and they are forbidden to move in any other areas:—

Newhaven: Within one mile radius from the end of the western breakwater.

Brighton: Within one mile radius from eastern pier.

Hove: Within one mile radius from Coastguard station.

Shoreham: Within one mile radius from the end of western pier.

Worthing: Within one mile radius from the end of town pier.

Littlehampton: Within one mile radius from the end of western pier.

Bognor: Within one mile radius of green fishing light.

Pagham: Within one mile radius from the coast watching hut.

Selsea: Within one mile radius from Coastguard station.

Sandownbay: Inside the line joining Culver cliff and Dunnose head.

Ventnor: Within one mile of Ventnor pier.

Christchurch: Inside the line joining Chewton Bunny to Christchurch ledge buoy, and thence to Christchurch head.

Christchurch head to Sandbanks: Within 500 yards of low water mark.

Poole harbour: Within line joining North and South Havens.

Studland bay: From opposite Studland village to the old breakwater within 400 yards of low water mark.

Swanage bay: To the west of line joining Ballard and Peveril points.

15. No excursion traffic is allowed except with the written permission of the Commander-in-Chief, Portsmouth, to be obtained for the season in regard to standing excursions, and on each occasion of special excursions.

16. Nothing in these orders shall affect the standing orders relating to the Defence Areas at Portsmouth, Newhaven and Poole.

II. NEWHAVEN-CLOSING OF THE PORT.

The Port of Newhaven is closed to all merchant vessels other than those employed on Government Service, and those which have previously obtained special permission to enter from the Divisional Naval Transport Officer, Newhaven.

III. SPITHEAD APPROACH-RESTRICTION OF TRAFFIC.

Passage of vessels between Noman's fort and the charted position of Warner light-vessel is entirely prohibited.

IV. POOLE BAY AND SOLENT APPROACH-RESTRICTION OF TRAFFIC.

No craft of any description, other than craft employed on Admiralty work, is to be under way to the northward of a line joining St. Catherine's Point and Anvil Point, between one hour after sunset and one hour before sunrise or during fog.

(2) Portland Harbour approach-Restriction of Traffic.

No vessels or boats of any description are to move in the area north of a line joining Portland bill with St. Albans head, by day or night, unless proceeding into Weymouth anchorage.

Note.—This Notice is a repetition of Notice No. 223 of 1916, with amendments to sub-section I of section (1).

Caution.

This Admiralty Notive to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel,

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer,

Hydrographic Department, Admiralty,
London,
26th April, 1916.

No. 736.

Order in Council respecting the Pay and Allowance of the Assistant Director of Medical Service.

P.C. 992.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 27th April, 1916.

The Committee of the Privy Council have had before them a report, dated 24th April, 1916, from the Right Honourable the Prime Minister for the Minister of Militia and Defence, stating that the since outbreak of the War most of the Senior Army Medical Officers have joined the Expeditionary Forces and have gone Overseas, and in consequence it has been necessary to call upon Junior Medical Officers to fill the position of Assistant Director of Medical Services in some of the Districts.

The Minister recommends, as the position of Assistant Director of Medical Services is an important and responsible one in time of war, that Medical Officers of the rank of Captain or Lieutenant be authorized to draw the pay and allowances of a Major, viz.—Pay \$4 a day, and Allowances at the rate of \$762 a year while filling the position of Assistant Director of Medical Services.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 737.

The London Gazette, 28th April, 1916.

[29562.]

Notice to Mariners.

No. 455 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notices.—

No. 390 of 1916¹.

No. 439 of 1916²; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

¹p. 1476. ²p. 1523.

4. All ships (other than British ships) whilst navigating in the water between the Downs Pilot Station and Great Yarmouth and *vice versa*, and between those places and the Sunk light-vessel, or any intermediate Pilot station that may hereafter be established, and *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

5. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

6. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take Pilots:

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also Pilots for the River Thames, and for Folkestone and Dover Harbours. The Pilots Steamers attached to the Downs Station will cruise in the vicinity of a position two miles south-east of Deal Pier

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilots Steamers attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of $51^{\circ} 40'$ and $51^{\circ} 54'$ North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON for the Downs and Great Yarmouth (including the River Thames and approaches).

Note.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, from one hour after sunset until 3.30 a.m.

Vessels at anchor within these limits must not exhibit any lights from one hour after sunset until 3.30 a.m. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, from one hour after sunset until 3.30 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. (a) The cruising of yachts and pleasure craft in the Thames Estuary and River Medway will be permitted on and after 1st May, 1916, under the following restrictions:—

(b) No yachts or pleasure boats under sail or steam, or otherwise mechanically driven, are allowed—

(i) in the Estuary of the Thames east of a line drawn between the Grain Spit and West Shoebury Buoys.

(ii) In the area enclosed by a line drawn north and south through the Ovens Buoy to a line joining Holehaven Point and the Blyth Middle Buoy.

(iii) In the Medway east of Rochester Bridge.

(c) The Estuary of the Thames mentioned above in paragraph (b) (i) is to be considered to include the north coast of Kent from North Foreland to Sheerness, and the coast of Essex from Shoeburyness to the Naze.

(d) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m.

(e) Pleasure craft using the waters to the west of the line mentioned in paragraph (b) (i) in which cruising is permitted, must obtain a license from the local Police.

(f) If more than one craft is used, a separate license is required for each.

(g) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(h) The licence must be carried in the craft, and is to be available for inspection.

(i) Boats licensed for hire may be taken out by British other than those in whose names the licensees are made out, provided that they be returned to the licensees by 8 p.m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(j) Pulling boats are allowed within the area prohibited by paragraph (b) (i), provided:—

(i) A licence is obtained in accordance with paragraphs (e) and (f).

(ii) A separate license is obtained for each boat.

(iii) Paragraphs (d), and (i) are complied with.

(iv) No such boats proceed further than one mile from the shore, and in the area between Margate Coast Guard Station and the North Foreland they must keep within half a mile from the shore.

(k) Pulling boats are forbidden to go along-side or communicate with any vessel lying off the shore.

(l) No pleasure pulling boats are allowed in the Medway to the eastward of Rochester Bridge, nor are they allowed in the area mentioned in paragraph (b) (ii).

(m) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

4. (a) The cruising of yachts and other pleasure craft under sail, steam, or otherwise mechanically driven, and under oars, in the Colne, Blackwater, Crouch and Roach rivers will be permitted on and after 1st May, 1916, under the following restrictions.

(b) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m.

(c) Pleasure craft using the areas mentioned in paragraphs (j) and (k), in which cruising is permitted, must obtain a licence from the local Police.

(d) If more than one craft is used, a separate licence is required for each.

(e) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(f) The licence must be carried in the craft, and is to be available for inspection.

(g) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p.m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(h) Local craft used for business purposes are subject to the foregoing regulations, but may in certain instances be allowed in prohibited areas, if permission in writing has been previously obtained from the Naval or Military Authorities.

(i) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

(j) Cruising is permitted in the area to the west of a line drawn from Colne Point to N. W. Knoll Buoy and thence to Sales Point; and up these Rivers. In the River Blackwater no craft of any description may anchor, nor may any landing be effected in the areas bounded by a line drawn in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction, through Ramsey Stone to the opposite shore, and a line drawn through the Tollesbury and Mersea Oyster Fishery Company's Beacon on Thurslet Spit and the same Company's Beacon on the south side of the river, and extended to the north and south shores of the River.

(k) Cruising is permitted in the Crouch west of a line drawn in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction through Nass Point. Cruising is also permitted in the Roach as far as Paglesham Hard, but owners of yachts are to intimate their intention to proceed up the Roach to the Coast Guard, Burnham, before leaving, and report their return.

(i) In the river Crouch no craft of any description is permitted to anchor in the area bounded by lines drawn in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction through Burnham Coast Guard Station and Holliwell Point.

(ii) Landing in the Roach may be permitted only at Paglesham Hard and permits are to be exhibited to the Military Patrol stationed there.

Variation.—14° W.

Note.—This Notice is a repetition of Notice No. 439 of 1916, with amendments to Section II, and embodies the information contained in Notice No. 390 of 1916.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of The Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,

London,

27th April, 1916.

No. 738.

The London Gazette, 2nd May, 1916.

[29564.)

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

125. Wechsler, Fantl & Co., 65, Fore Street, London, E.C., Dealers in Fancy Goods. *Controller*: The Hon. Walter John Harry Boyle, 132, York Road, London, S.E. 28th April, 1916.

126. The Phonotas Co., Ltd., 125, High Holborn, London, W.C., Sanitary System for Cleaning Telephones. *Controller*: Alfred Hartley, 9, Ironmonger Lane, London, E.C. 27th April, 1916.

No. 739.

The London Gazette, 28th April, 1916.

[29562.]

Notice of List of Persons in Liberia authorized as Consignees of Articles.

The following list of persons authorized as consignees of articles exported to Liberia is notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Exportation to Liberia Prohibition Proclamation, 1916:

His Majesty's Consul-General and Officials of Consulate-General.

American Legation, Monrovia.

American Officers, Liberia Frontier Force, Monrovia.

Atlantic Coast Development Corporation, Ltd., Cape Palmas.

Bank of British West Africa, Limited, Monrovia.

Cavalla River Company, Limited, Cape Palmas.

Chatenay, Dr. F., Monrovia.

Clark, R. P., Monrovia.

Compagnie des Cables Sud-Américains, Monrovia.

Compagnie française de l'Afrique Occidentale, Monrovia.

Dennis, Wilmot E., Monrovia.

Faulkner, T. J. R., Monrovia.

French Consulate, Monrovia.

Harmon, S. G., Grand Bassa.

Jackson, Z. A., Monrovia.

Jourdain, Dr. E., Monrovia.

Liberian Development Company Chartered and Limited, Monrovia.

Liberian Merchants, Limited, Monrovia.

Liberian Rubber Corporation, Limited, Monrovia.

Oost-Afrikaansche Compagnie, Monrovia.

Paterson, Zochonis and Company, Limited, Monrovia.
Reffell, T. G. & Company, Grand Bassa.
Sharpe, Richard, Grand Bassa.
Spanish Consulate, Monrovia.
Station Radiotelegraphique française, Monrovia.
Wolf, E. F., Cape Palmas.
Woodin, W. D., & Company, Limited, Monrovia.

No. 740.

Order in Council appointing the War Trade Committee.

P. C. 993.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 1st May 1916.

The Committee of the Privy Council have had before them a Report, dated 25th April, 1916, from the Minister of Trade and Commerce upon a communication from General Gwatkin, which has been referred to Him, in reference to the advisability of constituting a War Trade Committee for collating information and disposing of cases that may arise with particular reference to trade with the enemy.

The Minister states that this information is derived from a variety of sources, viz:—

(a) Despatches received through the Embassy at Washington or Despatches from the British Government.

(b) Communications which pass through the Censor's Department, chiefly in the way of cablegrams.

(c) Letters from individuals, chiefly business men; That this information has to do with listed enemy firms, with firms that are suspected and about which further information should be gathered, with business transactions direct or intermediary, and also with proposed or contingent transactions.

The Minister submits that account should be taken of direct trade with the enemy, trade with the enemy through neutral countries, trade by branches and agencies of enemy countries in neutral countries;

That at present the official Despatches above referred to are distributed to several Departments and the other informa-

tion is likewise received by several Departments and that there is, therefore, a possibility of duplication and overlapping or neglect to act resulting from indefiniteness as to which Department should take the matter up. These methods result in inefficient handling.

The Minister observes that, in regard to the matter of enemy trade, some transactions should be permitted for the protection of British interests and that there are inquiries more or less frequent from many sources.

The Minister is of opinion that answers to these inquiries should be founded on definite lines of action and that there should be some designated authority or body to which inquiries could be made and in accordance with the directions of which answers and action should be determined.

In the British Government there is a War Trade Department which has charge of these matters.

The Minister accordingly recommends that a War Trade Committee be appointed, to consist of,—the Deputy Minister of Trade and Commerce, the Commissioner of Customs, the Under Secretary of State for External Affairs and a representative of the Justice Department—to whom all Despatches and information should be directed and dealt with.

The Minister is also of opinion that the work of this Committee would be greatly facilitated by having a representative named from the Imperial Munitions Board, the Militia Department, the Censor's Department and the Post Office Department who would be available as representing these Departments for such information and advice as might be found necessary from time to time by the War Trade Committee in carrying out their work.

The Minister, therefore, recommends further that a representative from each of the above mentioned branches of the Service be named to be at the service of the War Trade Committee in all matters of inquiry and information pertaining to these Departments.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 741.**Order in Council authorizing the payment of gratuities to Aviation Pilots.**

P.C. 1008.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 1st May 1916.

The Committee of the Privy Council, on the recommendation of the Right Honourable the Prime Minister for the Minister of Militia and Defence, advise that a gratuity of \$100 be granted, during the continuance of the war to each candidate who obtains a pilot's certificate at an Aviation School in Canada approved by Your Royal Highness in Council and under such conditions as shall be determined by Order in Council including the following:—

(a) That such candidate joins the Royal Flying Corps during the war.

(b) That after the war he undertakes to become a member of a Canadian Flying Corps should one be organized in Canada.

Payment to be made as soon as the candidate has complied with condition (a).

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 742.

The London Gazette, 2nd May, 1916.

[29564.]

List of Persons in China and Siam to whom goods may be consigned.

FOREIGN OFFICE, 2nd May, 1916.

The following additions or corrections to the lists published as a supplement to the London Gazette of 28th March, 1916, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

CHINA.

Foreign Office (Foreign Trade Department), 29th April, 1916.

The following names are added to the List of Persons and Bodies of Persons to whom articles to be exported to China may be consigned:—

Boylan, J. H., Shanghai.
Cheng Hing Saw Mill Co., Foochow.
China Publicity Co. and Information Bureau, Shanghai.
Chinese Postal Supply Department, Shanghai.
Clark, D. & Co., Shanghai.
Delbourgo & Co., Shanghai.
Kew, Chadwick, Dr., Shanghai.
Knapp, W. B., & Co., Shanghai.
Lafuente & Wootten, Shanghai.
Landau, A., Shanghai.
Manila Shanghai Export and Import Co., Shanghai.
Nernheim & Hebda, Harbin.
Office Appliance Co., Shanghai.
Quelch, C. W., & Co., Shanghai.
Shanghai Golf Club, Shanghai.
Shekury, G. I., Shanghai.
Tiriolo, C. & Co., Antung.
Vogue, Shanghai.

The following correction is notified in the List of Persons and Bodies of Persons to whom articles to be exported to China may be consigned:—

Newry & Co., *should read* Noury & Co.

SIAM.

FOREIGN OFFICE (FOREIGN TRADE DEPARTMENT), 1st May,
1916.

The following names are added to the List of Persons and Bodies of Persons to whom articles to be exported to Siam may be consigned:—

Bhandakayacara, Bangkok.
Chop Goh Chiap Seng, Bangkok.
Hong Hua, Bangkok.
Joo Huat, Bangkok.
Kikabhai, A., & Bros., Bangkok.
Meng Heng, Bandon.
Musaji, M., & Co., Bangkok.
Oon Hock Guan, Bangkok.

The following correction is notified in the List of Persons and Bodies of Persons to whom articles to be exported to Siam may be consigned:—

Thia Bee *should read* Thai Bee.

No. 743.

The London Gazette, 2nd May, 1916.

[29564].

MINISTRY OF MUNITIONS, 2nd May, 1916.

MAXIMUM PRICES.

NOTICE.

The question of the prices of the materials used and produced in the Iron and Steel Industries has been under the consideration of the Minister of Munitions for some time

past; and, after consultation with the representatives of the principal trade Associations, the following maximum prices for the various products have been fixed until the 30th June, 1916, and thereafter until further notice.

The Makers may sell for delivery after the 30th June, 1916, on the understanding that the fixed maximum prices ruling on the 1st day of any month during the period of the Contract will apply to all deliveries made during that month.

These maximum prices are based upon the abnormal costs and conditions now prevailing, and must not be assumed to be indicative of any differences in relative values which may have obtained in the several districts before the War and may obtain again after the War.

This intimation must not be taken to authorise any sale or purchase or other dealing prohibited under the Defence of the Realm Regulations.

Dated 6th April, 1916.

MAXIMUM PRICES OF COKE.

	Per ton nett f.o.t. makers' ovens.		
	£	s.	d.
DURHAM:			
Blast Furnace Coke.....	1	8	0
Special Blast Furnace Coke, guaranteed under .008 Phosphorus.....	1	10	6
Foundry.....	1	10	6
South Yorkshire.....	1	4	0
West Yorkshire.....	1	4	0
North Staffordshire.....	1	4	0
North Derbyshire.....	1	4	0
South Wales: Blast Furnace Coke.....	1	10	0

MAXIMUM PRICES OF PIG IRON.

	Per ton nett f.o.t. makers' works.		
	£	s.	d.
Hematite Pig Iron—West Coast:—			
Mixed Numbers, 1, 2 and 3.....	6	7	6
Special Quality, containing under .03 of Phos- phorus and Sulphur.....	6	15	6
Special Quality, containing under .02 of Phos- phorus and Sulphur.....	7	0	0
Hematite Pig Iron—East Coast:			
Mixed Numbers, 1, 2 and 3.....	6	2	6
Special Quality, containing under .03 of Phos- phorus and Sulphur.....	6	15	6
Special Quality, containing under .02 of Phos- phorus and Sulphur.....	7	0	0
Hematite Pig Iron—Scotch:			
Mixed numbers, 1, 2 and 3.....	6	2	6
Special Quality, containing under .03 of Phos- phorus and Sulphur.....	6	15	6
Special Quality, containing under .02 of Phos- phorus and Sulphur.....	7	0	0

	Per ton nett. f.o.t. makers' works.		
	£	s.	d.
Hematite Pig Iron—Welsh:			
Mixed numbers, 1, 2 and 3.....	6	2	6
Special Quality, containing under .03 of Phos- phorus and Sulphur.....	6	15	6
Special Quality, containing under .02 of Phos- phorus and Sulphur.....	7	0	0
Lincolnshire Pig Iron:			
Basic or Foundry.....	4	7	6
Cleveland Pig Iron:			
Mixed numbers 1, 2 and 3.....	4	2	6
Northamptonshire Pig Iron:			
Forge.....	4	2	6
Foundry Numbers.....	4	5	0
Derbyshire Pig Iron:			
Forge.....	4	5	0
Foundry Numbers.....	4	7	6
North Staffordshire Pig Iron:			
Forge.....	4	10	0
Foundry.....	4	12	6
Basic.....	4	15	0
South Staffordshire Pig Iron:			
"Part Mine" Forge.....	4	10	0
"Part Mine" Foundry.....	4	12	6
Common Staffordshire.....	4	5	0
"All Mine" Forge.....	5	10	0
"All Mine" Foundry.....	5	15	0
"Warm Air" Forge.....	7	0	0
"Warm Air" Foundry.....	7	10	0
Special Quality Lord Dudley Silicon.....	7	17	6
Cold Blast Iron.....	8	17	6
Scotch Foundry and Forge Pig Iron:			
Nos. 3, 4 and Lower Grades of Monkland, Dalmellington, Eglinton and Govan.....	5	14	0
Nos. 3, 4 and Lower Grades of all other Brands	5	15	6
No. 1 Quality in all cases to be 5s. per ton above these prices.			

MAXIMUM PRICES OF STEEL.

	Per ton, f.o.t. makers' works.		
	£	s.	d.
Angles, ordinary sizes.....	11	2	6
Joists.....	11	2	6
Ship Plates.....	11	10	0
Boiler Plates.....	12	10	0
Rails (Railway).....	10	17	6
Sheet and Tin Plate Bars.....	10	7	6
Billets, Ordinary Mild Steel.....	10	7	6
Billets, Special.....	11	0	0
All plus usual standard extras.			

MAXIMUM PRICES OF BAR IRON.

South Staffs Bar Iron, standard quality, ordinary sizes and merchants' lengths, £13 15s. per ton nett f.o.t. Makers' Works.
 Marked Bars, £15 per ton less 2½ per cent f.o.t. Makers' Works.
 Subject to usual extras for special sizes and qualities.
 South Yorkshire Bar Iron, standard quality, ordinary sizes and merchants' lengths, £13 15s. per ton nett f.o.t. Makers' Works.
 Subject to usual extras for special sizes and qualities.
 North of England Bar Iron, standard quality, ordinary sizes and merchants' lengths, £13 15s. per ton nett f.o.t. Makers' Works.
 Subject to usual extras for special sizes and qualities.
 Lancashire Bar Iron, standard quality, ordinary sizes and merchants' lengths, £13 15s. per ton nett f.o.t. Makers' Works.
 Subject to usual extras for special sizes and qualities.
 Scotch Bar Iron, standard quality, ordinary sizes and merchants' lengths, £13 15s. per ton nett f.o.t. Makers' Works.
 Subject to usual extras for special sizes and qualities.

These prices are not intended to apply to sections rolled by manufacturers who do not make their own steel or puddled bars, but have to purchase blooms, billets or puddled bars from other sources.

MAXIMUM PRICES OF HIGH SPEED TOOL STEEL.

Finished Bars, 14 per cent Tungsten, 2s. 10d. per lb. basis.
 Finished Bars, 18 per cent Tungsten, 3s. 10d. per lb. basis.
 Usual trade extras for special sizes, etc.
 These prices are nett delivered buyers' works.

The fixed prices for scrap, which must be returned to Steel Makers' Works, are as follows:—

Millings and Turnings, 5d. per lb. nett delivered Steel Makers' Works.
 Bar Ends, 6d. per lb. nett delivered Steel Makers' Works.

No. 744.

The London Gazette, 2nd May, 1916.

[29564].

Order in Council respecting List of Persons in Neutral Countries with whom trade is prohibited.

AT THE COUNCIL CHAMBER, WHITEHALL, THE 2ND DAY OF MAY, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY COUNCIL.

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916*, to prohibit all persons or bodies of Persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to being in the said Proclamation referred to as the "Statutory List":

*p. 1210.

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council:

And whereas His Majesty was pleased by a Proclamation, dated the 26th day of April, 1916, and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2,"* to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars:

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the "Statutory List" of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited, should be further amended by the variation and addition of the name set forth in the Schedule hereto.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart. K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA.

Florencio Martinez de Hoz & Company, Calle Reconquista, 43, Buenos Aires.

Martinez de Hoz Bros., Calle Belgrano, 554, Buenos Aires.

Schelp & Schelp, Calle Bartolome Mitre, 1123, Buenos Aires.

BRAZIL.

Albuquerque, Antonio de.

Louro Linhares, Florianopolis.

Viuva Carlos Brando & Company, Florianopolis.

CHILE.

Daube & Company, Prate, 8, Valparaíso; Santiago, Concepcion & Antofagasta.

Folsch & Company, Casilla, 16a, Valparaíso.

Gildemeister & Company, Valparaíso; Lynch, 98, Iquique; Washington, 478, Antofagasta; S. Jose; Pena Chica; San Pedro.

Hardt, E. W. & Company, Valparaíso.

Kurtze, Walter, Punta Arenas.

Luck Winkelhagen & Company, Valparaíso.

Manns, Ernesto, Punta Arenas.

Reitze, Leopold & Company, Valparaíso.

Schultz, Ricardo & Company, Coquimbo, Concepcion and Valparaíso.

Sloman & Company, Valparaíso.

Stubenrauch, R., Punta Arenas.

Trede, H., Punta Arenas.

Vorweck & Company, Prate, 231-239, Valparaíso.

Weber & Company, Valparaíso.

NETHERLAND EAST INDIES.

Engelen, Filemon & Company, Batavia.

Jongeneel, Medan.

Oving, H. E., Sourabaya.

NORWAY.

Allgemeine Electricitats Gesellschaft, Christiania.

Andersen, Brodrene, Sarpsborg.

Bergens Bliktrykkeri A-S., Post-box 134; and Damsgaard, Bergen.

Brun, Joseph Jervel, Grand Hotel, Christiania.

Christiania Textilfabrik, Chr. Krohgszt., 3, Christiania.

Fiskegarnsfabrik, Christian IV's gade, 89 and 91, Kristiansand.

Haak, L., & Company, Elveg. 5, Christiania.

Jacobsen & Braastad, Toldbodgt, 35, Christiania.

Johannesen, Albert, Chr. Krohgszt., Christiania.

Larsen, Oscar, Aalesund.

Londoner Bazaar, Strandgt., 29, Bergen; Torvg., 176, Christiania.

Mortensen, Th., Prinsensgt., 2b. Christiania.

Nilsen, Helen, Olaf Kyrresgd., S., Bergeb...

Olsen, Wilhelm A-S., Strandgt., 95, Bergen.

Pein & Hartmann, Kirkegt., 17, Christiania.

Rubenstein, O., Strandgt., 29, Bergen; Torvgt., 176, Christiania.

Schlytter A-S., Skippergt., 19, Christiania.

Stavenger Sardine Company, A-S., Stavenger.

United Sardine Factories, Bergen; Jelseg 45, and Lervik Stavenger.

PHILIPPINE ISLANDS.

Dy Buncio & Company.

Menzi, J.

PORTUGUESE EAST AFRICA.

Ferreira, C. A., Chinde.

Serrinha, J. A., Limitada, Chinde.

SPAIN.

Boetticher & Navarro, Zurbano, 58, Madrid.

Cia Sevillana de Electrioidad, San Pablo, 30, Avenida San Sebastian, Seville.

Coppel, Carlos, Fuencarral, 27, Madrid.

Escuder, Jose, Valencia.

Frade, Francisco, Madrid.

Gans, Richard, Princessa, 63, Madrid.

Hielscher, Adolph, Calle Zorrilla, 31, Madrid.

Koppel, Arturo, Carrera San Jeronimo, Madrid.

Loeck, Walter, Bilbao.

Maximo, Otto, Carrera San Jeronimo, Madrid.

Meyer, Carlos, Cadiz.

Muller, William, Seville.

Murillo, Marcelino, Bilbao.

Palacios, Luis Asin, Calle de Preciados, Madrid.

Pares, Barcelona.

Reder, Gustav, Zorrilla, 23, Mariad.

Rook, Jorge, Hurtado de Amezaga, 12, Bilbao.

Traumann, Enrique, Madrid.

Uhthoff, Ludolfo, San Pedro, 16, Cadiz.

Wackonnigg, Wilhelm, Bilbao.

SWEDEN.

Clase, Gustav, S. Hamng., 15, Gothenburg.

Forsblad & Son, Norra Hamngatan 6, Gothenburg.

Larsson, Adolph, Orebro.

REMOVALS FROM LIST.

ECUADOR.

Azua, Ramon V.

NETHERLAND EAST INDIES.

"Java Bode," Batavia.

PERSIA.

Haji Adbur Rahim Shirazi, Bombay and Shiraz.
Ittahadie Fils, Teheran.
Rahim Ittahadie (Ittahadie Fils), Teheran.
Zilka, Abraham Joseph, Kermanshah.

PORTUGAL.

Caldeira, Ignacio & Company, Funchal, Madeira.

PORTUGUESE EAST AFRICA.

Bhatt, Vithaljee, Lourenço Marques.
Molu, Palma, Ibo and Porto Amelia.
Saccoor, Amad, Lourenço Marques.

NOTE.—The list for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad may apply for information as to names on the List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 745.

Supplement to the Canada Gazette, 6th May, 1916.

Consolidated Orders respecting Trading with the Enemy.

P. C. 1023.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 2nd day of May, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, under the authority of the War Measures Act, 1914, is pleased to enact and put into force the attached orders and Regulations under the title of Consolidated Orders respecting Trading with the Enemy, and the same are hereby enacted and put into force accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

P.C. 1023.

CONSOLIDATED ORDERS RESPECTING TRADING WITH THE ENEMY.

The
interpretation.

1. (1) For the purposes of these orders and regulations, the following expressions shall be construed so that—

(a) "Person" shall extend to and include persons and bodies of persons incorporated and unincorporated such as firms, clubs, companies and municipal authorities, and, as well, trustees, executors and administrators.

(b) "Enemy" shall extend to and include a person (as defined in this order) who resides or carries on business within territory of a State or Sovereign for the time being at war with His Majesty, or who resides or carries on business within territory occupied by a State or Sovereign for the time being at war with His Majesty, and as well any person wherever resident or carrying on business, who is an enemy or treated as an enemy and with whom dealing is for the time being prohibited by statute, proclamation, the following orders and regulations, or the common law, but

said expression does not include a subject of His Majesty or of any State or Sovereign allied to His Majesty who is detained in enemy territory against his will, nor shall such last-mentioned person be treated as being in enemy territory.

(c) "Enemy subject" extends to and includes a person (as defined in this order), wherever resident, who is a subject of a State or Sovereign for the time being at war with His Majesty. Br. 1916, s. 15.

(d) "Securities" shall extend to and include stock, shares, annuities, bonds, debentures or debenture stock or other obligations issued by or on behalf of any government, municipal or other authority, or any corporation or company whether within or without Canada. (Br. Cap. 79/15, s. 1 (3). Br. Cap. 12/14, s. 8, Br. Cap. 79/15, s. 3, Interp. "Enemy.")

(e) "Dividends, interest or share of profits" shall extend to and include any dividends, bonus or interest in respect of any shares, stock, debentures, debenture stock or other obligations of any company, any interest in respect of any loan to a firm or person carrying on business for the purposes of that business, and any profits or share of profits of such a business, and, where a person is carrying on any business on behalf of an enemy, any sum which, had a state of war not existed, would have been transmissible by a person to the enemy by way of profits from that business, shall be deemed to be a sum which would have been payable and paid to that enemy. (Br. Cap. 12/14, s. 2 (5). Br. Cap. 97/15, s. 1 (3).)

(f) "Commencement of the present war" shall mean, as respects any enemy, the date on which war was declared by His Majesty on the country in which that enemy resides or carries on business. Br. Cap. 12/14, s. 14 (2).

2. Any person who during the present war trades or attempts to trade or directly or indirectly offers or proposes or agrees to trade, or has since the fourth day of August nineteen hundred and fourteen traded, attempted or directly or indirectly offered or proposed or agreed, to trade with the enemy within the meaning of these orders and regulations, shall be guilty of an offence. (P.C. 2724, Oct. 30, 1914, Part Sec. 1, Br. Cap. 87/14. Amendment Sec. 10 (1) Br. Cap. 12/14.

Offence of trading with the enemy.

3. Without restricting the generality of the terms of the immediately preceding order, it is declared that the following set forth matters constitute trading with the enemy within the meaning of these orders and regulations:—

Particular acts of trading.

(1) Entering into any transaction or doing any act which was at the time of such transaction or act prohibited by or under any proclamation issued by His Majesty, for the time being in force, dealing with trading with the enemy, or which at common law or by statute or under any orders or regulations constitutes an offence of trading with the

enemy. (P.C. 2724, Oct. 30, 1914.) (Part Sec. 1, Br. Cap. 87/14.)

(2) Entering into any transaction or doing any act with, to, on behalf of, or for the benefit of, any person (other than a person resident or carrying on business solely within His Majesty's Dominions) after the issue of any proclamation by His Royal Highness the Governor General of Canada, declaring that such person, although not resident or carrying on business in enemy territory or in territory in occupation of the enemy, was, by reason of his enemy nationality or enemy associations, a person with whom trading was prohibited, and which transaction or act, if entered into or done with, to, or on behalf of or for the benefit of an enemy would be trading with the enemy. (Br. Cap. 98/15.)

(3) Dealing or attempting or offering, proposing, or agreeing, whether directly or indirectly, to deal with any money or security for money or other property which is in the hands of the person so dealing, attempting or offering, proposing, or agreeing, or over which he has any claim or control, for the purpose of enabling an enemy to obtain money or credit thereon or thereby. (Sec. 10 (3), Br. Cap. 12/14.)

(4) Aiding or abetting any other person, whether or not such person is in Canada, to enter into, negotiate, or complete any transaction or do any act which, if effected or done in Canada by such other person would constitute an offence of trading with the enemy. (Sec. 10 (2), Br. Cap. 12/14.)

(5) Knowingly paying, discharging or satisfying any debt or chose in action to which sub-section (1) of order 4 hereof applies.

(6) The knowingly discharging by any party to the instrument, of any bill of exchange or promissory note to which sub-section (2) of order 4 hereof applies.

Provided that any transaction or act permitted by or under any proclamation or otherwise by competent authority shall not be deemed to be trading with the enemy. (Br. 87/14, s. 1 (2), Can. P.C. 2724.)

Assignment
of debts by
enemies, etc.

4. (1) No person shall by virtue of any assignment of any debt or other chose in action, or delivery of any coupon or other security transferable by delivery, or transfer of any other obligation, made or to be made in his favour by or on behalf of an enemy, whether for valuable consideration or otherwise, have any rights or remedies against the person liable to pay, discharge or satisfy the debt, chose in action security or obligation, unless he proves that the assignment, delivery or transfer was made by leave of the Secretary of State or was made before the commencement of the present war, and any person who knowingly pays, discharges or satisfies any debt, or chose in action, to which this sub-section applies, shall be deemed guilty of the offence of

trading with the enemy. Provided that this subsection shall not apply where a license has been duly granted exempting the particular transaction from the provisions of this order, or where the person to whom the assignment, delivery or transfer was made, or some person deriving title under him, proves that the transfer, delivery or assignment or some subsequent transfer, delivery or assignment, was made in good faith and for valuable consideration before the publication in the *Canada Gazette* of these orders and regulations, nor shall this sub-section apply to any bill of exchange or promissory note. (Br. Cap. 12/14, S. 6, Br. Cap. 79/15, s. 3 and Interp. "Enemy.")

(2) No person shall by virtue of any transfer of a bill of exchange or promissory note made or to be made in his favour by or on behalf of an enemy, whether for valuable consideration or otherwise, have any rights or remedies against any party to the instrument, unless he proves that the transfer was made before the commencement of the present war, and any party to the instrument who knowingly discharges the instrument shall be deemed to be guilty of the offence of trading with the enemy. Provided that this subsection shall not apply where a license has been duly granted exempting the particular transaction from the provisions of this subsection, or where the transferee, or some subsequent holder of the instrument, proves that the transfer, or some subsequent transfer, of the instrument was made in good faith and for valuable consideration, before the publication in the *Canada Gazette* of these orders and regulations. (Br. Cap. 12/14, s. 6, Br. Cap. 79/15, s. 3.)

(3) Nothing in this order shall be construed as validating any assignment, delivery or transfer which would be invalid apart from this order or as applying to securities within the meaning of order 6 of these orders and regulations.

5. Where during the continuance of the present war any coupon or other security transferable by delivery is presented for payment to any company, municipal authority, or other body or person, and the company, body or person has reason to suspect that it is so presented on behalf or for the benefit of an enemy, or that since the commencement of the present war it has been held by or for the benefit of an enemy, the company, body or person may pay the sum due in respect thereof into any Superior Court of record in the province where the same is payable, and the same shall, subject to rules of Court, be dealt with according to the orders of the Court, and such a payment shall for all purposes be a good discharge to the company, body or person. (Br. Cap. 12/14, s. 7, Br. Cap. 79/15, s. 3, Interp. "Enemy.")

6. (1) No transfer made after the publication of these orders and regulations in the *Canada Gazette*, (unless upon license duly granted exempting the particular transaction from the provisions of this subsection) by or on behalf of an enemy of any securities shall confer on the transferred any

Payment into court of suspected enemy money.

Transfer of enemy shares, etc., invalid.

rights or remedies in respect thereof and no company or municipal authority or other body by whom the securities were issued or are managed shall, except as hereinafter appears, take any cognizance of or otherwise act upon any notice of such a transfer. (Br. Cap. 12/14, s. 8, Br. Cap. 79/15, s. 3, Interp. "Enemy.")

(2) No entry shall hereafter, during the continuance of the present war, be made in any register or branch register or other book kept within Canada of any transfer of any securities therein registered, inscribed or standing in the name of an enemy, except by leave of a court of competent jurisdiction or of the Secretary of State. (Br. Cap. 12/14, s. 8, Br. Cap. 79/15, s. 3, Interp. "Enemy.")

(3) No share warrants payable to bearer shall be issued during the continuance of the present war in respect of any shares or stock registered in the name of any enemy. (Br. Cap. 12/14, s. 8, Br. Cap. 79/15, s. 3, Interp. "Enemy.")

(4) Any violation of any provision of this order shall be an offence against these orders and regulations.

Power to
inspect books
and
documents.

7. If a stipendiary magistrate is satisfied, on information on oath laid on behalf of the Secretary of State, that there is reasonable ground for suspecting that an offence under any of orders 2 to 6 inclusive of these orders and regulations has been or is about to be committed by any person who is within the territorial jurisdiction of said stipendiary magistrate, he may issue a warrant authorizing any person appointed by the Secretary of State and named in the warrant to inspect all books or documents belonging to or under the control of that person, and to require any person able to give any information with respect to the business or trade of the suspected person, to give that information and if accompanied by a police officer to enter and search any premises used in connection with the business or trade, and to seize any such books or documents as aforesaid: Provided that if it appears to the Secretary of State that the case is one of great emergency and that in the interests of the State immediate action is necessary, the Secretary of State may, by written order, give to a person appointed by him the like authority as may be given by a warrant of a stipendiary magistrate under this section. Vr. Cap. 87/14, s. 2 (1).

Further
powers of
inspection.

8. (1) Where it appears to the Secretary of State,—(a) That one of the partners in a firm was immediately before or at any time since the commencement of the present war a subject of, or resident or carrying on business in, a state for the time being at war with His Majesty; or

(b) That one-third or more of the issued share capital or the directorate of a company immediately before or at any time since the commencement of the present war was held by or on behalf of or consisted of persons who were subjects of, or residents or carrying on business in, a state for the time being at war with His Majesty; or

(c) That a person, firm or company was or is acting as agent for any person, firm, or company trading or carrying on business in a state for the time being at war with His Majesty;

The Secretary of State may, if he thinks it expedient for the purpose of satisfying himself that the person, firm or company is not trading with the enemy, by written order give to a person appointed by him, without any warrant from a stipendiary magistrate, authority to inspect all books and documents belonging to or under the control of the person, firm or company, and to require any person able to give information with respect to the business or trade of that person, firm or company, to give that information. Br. Cap. 87/14, s. 2 (2).

(2) No action shall be brought or other proceedings commenced by a company, the books and documents of which are liable to inspection under this order, unless notice in writing has previously been given by the company to the Custodian of their intention. (Br. Cap. 79/15, s. 4.)

9. Any person who, having the custody of any book or document which a person is authorized to inspect under orders 7 or 8 hereof, refuses or wilfully neglects to produce it for inspection, and any person who being able to give any information which may be required to be given under said orders 7 or 8 refuses or wilfully neglects when required to give that information, shall be guilty of an offence against these orders and regulations. Refusal to produce books or furnish information.

10. For the purposes of order 8 hereof any person authorized in that behalf by the Secretary of State may inspect the register of members of a company at any time, and any shares in a company for which share warrants to bearer have been issued shall not be reckoned as part of the issued share capital of the company. Br. Cap. 87/14, s. 2 (2). Power to inspect company register.

11. Where a person has given any information to a person appointed to inspect the books and documents of a person, firm or company under orders 7 or 8 hereof the information so given may be used in evidence against him in any proceedings relating to offences of trading with the enemy within the meaning of these orders and regulations, notwithstanding that he only gave the information on being required so to do by the inspector, in pursuance of his powers under the said orders. (Br. Cap. 12/14, S. 13). a Power to use information given against informant.

12. Where, on the report of an inspector appointed to inspect the books and documents of a person, firm or company under orders 7 or 8 hereof, it appears to the Secretary of State that it is expedient that the business should be subject to frequent inspection or constant supervision, the Secretary of State may appoint that inspector or some other person to supervise the business with such powers as the Secretary of State may determine, and any remuneration payable and expenses incurred, whether for Power to appoint supervision of suspected business.

the original inspection or the subsequent supervision to such amount as may be fixed by the Secretary of State, shall be paid by the said person, firm or company. Br. Cap. 12/14, sec. 12 (1).

Appointment
of controller
of business.

13. (1) Where it appears to the Secretary of State in reference to any person, firm or company—

(a) That an offence against any of these orders and regulations has been or is likely to be committed in connection with his or its trade or business; or

(b) That the control or management of said trade or business has been or is likely to be so affected by the state of war as to prejudice the effective continuance thereof and that it is in the public interest that the said trade or business should continue to be carried on; or

(c) That it is expedient in the public interest owing to circumstances or considerations arising out of the present war, that a controller or manager of said trade or business should be appointed.

The Secretary of State may apply to the same court as would within the province wherein said person, firm or company carries on said trade or business, have jurisdiction to appoint a receiver under the Companies Winding Up Act of Canada, for the appointment of a controller of the firm or company, and said Court shall have power to appoint such a controller, for such time and subject to such conditions and with such powers as the Court thinks fit; and the powers so conferred shall be either those of a receiver and manager or those powers subject to such modifications, restrictions or extensions as the Court thinks fit (including if the Court considers it necessary or expedient for enabling the controller to borrow money, power, after a special application to the Court for that purpose, to create charges on the property of the firm or company in priority to existing charges).

2. The Court shall have power to direct how and by whom the costs of any proceedings under this order and the remuneration, charges and expenses of the controller shall be borne, and shall have power, if it thinks fit, to charge such costs, charges and expenses on the property of the firm or company in such order of priority, in relation to any existing charges thereon, as it thinks fit. Br. Cap. 87/14, sec. 3 and Br. Cap. 12/14, s. 11 (1) and 11 (2).

Power to
apply to wind
up company.

14. Where the Secretary of State certifies that it appears to him that a company registered within Canada is carrying on business either directly or through an agent, branch, or subsidiary company outside Canada, and that in carrying on such business it has entered into or done acts which if entered into or done within Canada would constitute the offence of trading with the enemy, the Secretary of State may present a petition for the winding-up of the company by the Court under the Companies Winding-Up Act of Canada, and the issue of such a certificate shall be a ground

on which the Company may be wound up by the Court, and the certificate shall, for the purposes of the petition, be evidence of the facts therein stated. (Br. 1916, sec. 11.)

15. No company shall during the continuance of the present war without the license of the Secretary of State previously obtained, acquire or attempt to acquire the whole or any part of the undertaking of a person, firm or company the books and documents of which are liable to inspection under order 7 or 8 hereof. Br. 12/14, sec. 9 (1).

Companies must not acquire certain undertakings.

16. Any company which in violation of order 15 hereof acquires or attempts to acquire the whole or any part of the undertaking of a person, firm or company the books and documents of which are liable to inspection under orders 7 or 8 hereof shall, without prejudice to any other liability be guilty of an offence against these orders and regulations.

Unlawful acquiring of undertaking an offence.

17. (1) Where it appears to the Secretary of State that the business carried on within Canada by any person, firm or company is, by reason of the enemy nationality or enemy association of that person, firm or company, or of the members of that firm or company or any of them, or otherwise carried on wholly or mainly for the benefit of or under the control of enemy subjects, the Secretary of State shall, unless for any special reason it appears to him inexpedient to do so, make an order either—

Business of persons of enemy association or enemy nationality may be wound up.

(a) prohibiting the person, firm or company from carrying on the business, except for the purposes and subject to the conditions, if any, specified in the order; or

(b) requiring the business to be wound up.

(2) The Secretary of State may at any time revoke or vary any such order, and may, in any case where he has made an order prohibiting or limiting the carrying on of the business, at any time, if he thinks it expedient; substitute for that order an order requiring the business to be wound up. Br. 1916, sec. 1 (1).

(3) Where the Secretary of State makes any such order he may at the same time or at any time subsequently appoint a controller to control and supervise the carrying out of the order, and, if the case requires, to conduct the winding up of the business, and in any case where it appears expedient to the Secretary of State, he may, as occasion requires, confer on the controller such powers as are exercisable by a liquidator in a voluntary winding-up of a Company (including power in the name of the person, firm or company or in his own name and by deed or otherwise to convey or transfer any property, and power to apply to the Court having jurisdiction in winding-up proceedings under the Companies Winding-Up Act of Canada, or a judge thereof to determine any question arising in the carrying out of the order, or those powers subject to such modifications, restrictions or extensions as the Secretary of State thinks necessary or convenient for the purpose of giving full effect to the order, and the

remuneration of and costs, charges and expenses incurred by the controller, and any remuneration payable and costs, charges and expenses incurred in connection with the supervision or inspection of the business, to such amount as may be approved by the Secretary of State, shall be defrayed out of the assets of the business and shall be charged on such assets in priority to any other charges thereof. Br. 1916, Sec. 1 (2).

(4) The distribution of any sums or other property resulting from the realization of any assets of the business, whether these assets are realized as the result of an order requiring the business to be wound up or as the result of an order prohibiting or limiting the carrying on of the business, shall be subject to the same rules as to preferential payments as are applicable to the distribution of the assets of a company which is being wound up under the Companies Winding-Up Act of Canada, and those assets shall, so far as they are available for discharging unsecured debts, be applied in discharging such debts due to creditors who are not enemies in priority to the unsecured debts due to creditors who are enemies; and any balance, after providing for the discharge of liabilities, shall be distributed amongst the persons interested therein in such manner as the Secretary of State may direct: Provided that any sums or other property which had a state of war not existed would have been payable or transferable under this sub-section to enemies, whether as creditors or otherwise, shall be paid or transferred to the custodian to be dealt with by him in like manner as money paid to him under these orders and regulations. Br. 1916, Sec. 1 (3).

(5) Where there are assets of the business in enemy territory, the controller shall cause an estimate to be prepared of the value of those assets and also of the liabilities of the business to creditors, whether secured or unsecured, in enemy territory, and of the claims of persons in enemy territory to participate in the distribution of any balance available for distribution, and such liabilities and claims shall, for the purposes of this order, be deemed to have been satisfied out of such assets so far as they are capable of bearing them, and the balance (if any) of such liabilities and claims shall alone rank for payment out of the other assets of the business. A certificate by the controller as to the amount of such assets, liabilities, claims and balance, shall be conclusive for the purposes of determining the sums available for discharging the other liabilities and for distribution amongst other persons claiming to be interested in the business: Provided that nothing in this provision shall affect the rights of creditors of and other persons interested in the business against the assets of the business in enemy territory. Br. 1916, Sec. 4.

(6) The Secretary of State may, on application for the purpose being made by a controller appointed under this

order, after considering the application and any objection which may be made by any person who appears to him to be interested, grant him a release, and an order of the Secretary of State releasing the controller shall discharge him from all liability in respect of any act done or default made by him in the exercise and performance of his powers and duties as controller, but any such order may be revoked on proof that it was obtained by fraud or by suppression or concealment of any material fact. Br. 1916, Sec. 1 (5).

(7) Where an order under subsection (1) of this order has been made as respects the business carried on by any person, firm or company, no steps shall be taken for the enforcement of the rights of any creditors of the person, firm or company, nor shall any petition for the winding-up of such company be presented, nor any resolution for the winding-up of such company be passed, without the consent of the Secretary of State, but the Secretary of State may present a petition for the winding-up of the company by the Court, and the making of an order under this order shall be on a ground on which, the company may be wound up by the Court. Br. 1916, Sec. 1 (17).

(8) The Secretary of State shall from time to time prepare and publish in the *Canada Gazette* lists of the persons as to whom orders have been made under this order, together with short particulars of such orders, and notice of the making of an order under this section prohibiting or limiting the carrying on of any business, or requiring any business to be wound up, shall likewise be published in the *Canada Gazette*. Br. 1916, Sec. 1 (8).

(9) An order made under this order shall continue in force notwithstanding the termination of the present war until determined by order of the Secretary of State. Br. 1916, Sec. 1 (10).

18. If any person, contravenes the provisions of any order made under subsection (1) of order 17 hereof he shall be guilty of an offence punishable and triable in like manner as the offence of trading with the enemy and such of these orders and regulations as relate to the trial and punishment of that offence shall apply accordingly. Br. 1916, Sec. 1 (6).

Contravention
of order
made under
Order 17
an offence.

19. Where it appears to the Secretary of State that a contract entered into before or during the war with an enemy or enemy subject or with a person, firm or company in respect of whose business an order shall have been made under order 17 hereof is injurious to the public interest, the Secretary of State may by order cancel or determine such contract either unconditionally or upon such conditions as he may think fit, and thereupon such contract shall be deemed to be cancelled or determined accordingly. Br. 1916, Sec. 2.

Provision
as to
contracts
against
public
interest.

Extension of
powers to
appoint : :
inspectors
and
supervisors.

20. The power of the Secretary of State to appoint inspectors and supervisors under orders 7, 8 and 12 hereof include a power to appoint an inspector or supervisor of the business carried on by any person, firm or company within Canada for the purpose of ascertaining whether the business is carried on for the benefit of or under the control of enemy subjects, or for the purpose of ascertaining the relations existing, or which before the war existed, between such person, firm, or company, or any member of that firm or company, and any such subject; and the Secretary of State may require any inspector, supervisor, or controller appointed as aforesaid to furnish him with reports on any matters connected with the business. Br. 1916, Sec. 3.

Registration
of certain
companies :
may be
refused, etc.

21. (1) Where on an application for the registration of a company it appears to any Registrar of Companies that any subscriber of the memorandum of association or any proposed director of the company is an enemy subject, he may refuse to register the company. Br. 1916, Sec. 10 (1).

(2) No allotment or transfer of any share, stock, debenture, or other security issued by a company made after the publication in the *Canada Gazette* of these orders and regulations to or for the benefit of an enemy subject, shall, unless made with the consent of the Secretary of State, confer on the allottee or transferee any rights or remedies in respect thereof, and the company by whom the security was issued shall not take any cognizance of or otherwise act upon any notice of any such transfer except by leave of a court of competent jurisdiction or of the Secretary of State; and any company which contravenes any provision of this subsection shall be guilty of an offence against these orders and regulations. Br. 1916, Sec. 10 (2).

Enemy
nominations
of directors
of companies
void.

22. Where the right of nominating or appointing a director of a company is vested in any enemy or enemy subject, the right shall not be exercisable except by leave of the Secretary of State, and any director nominated or appointed in exercise of such right shall, except as aforesaid, cease to hold office as director.

Custodian
of enemy
property.

23. (1) The Minister of Finance and Receiver General is hereby appointed to receive, hold, preserve and deal with such property as may be paid to or vested in him in pursuance of these orders and regulations and he is herein referred to as "the Custodian." Br. Cap. 12/14, s. 1 (1).

(2) All moneys payable to the Custodian in pursuance of these orders and regulations shall be paid to the credit of the Custodian through such officers, banks or persons and in such manner as the Custodian from time to time directs and appoints.

(3) The Custodian may place on deposit with any bank or invest in any securities, approved by the Treasury Board, any moneys paid to him, or received by him from property vested in him pursuant to these orders and regulations, and any interest or dividends received on account of such de-

posits or investments shall be dealt with in such manner as the Treasury Board may direct. Br. Cap. 12/14, S. (4).

24. (1) Any sum which had a state of war not existed, would have been payable and paid to or for the benefit of an enemy, by way of dividends, interest or share of profits, shall be paid by the person, firm or company by whom it would have been payable to the Custodian, to hold subject to the provisions of these and any future orders and regulations, and the payment shall be accompanied by such particulars as the Secretary of State may prescribe, or the Custodian require. Any payment required to be made under this subsection to the Custodian shall be made,—

(a) within fourteen days after the publication of these orders and regulations in the *Canada Gazette*, if the sum, had a state of war not existed, would have been paid before said publication; and

(b) in any other case within fourteen days after it would have been paid. Br. Cap. 12/14, s. 2 (1).
And this section shall extend to sums, which, had a state of war not existed, would have been payable and paid within Canada to enemies—

(a) in respect of interest on securities.

(b) by way of payment off of any securities which have become repayable on maturity or by being drawn for payment or otherwise. (Br. Cap. 79/15, s. 1 and See. Interp. "securities.")

(2) Where before the publication of these orders and regulations in the *Canada Gazette* any such sum has been paid into any account with a bank, or has been paid to any other person in trust for an enemy, the person, firm or company by whom the payment was made shall, within fourteen days after the publication of these orders and regulations as aforesaid, by notice in writing, require the bank or person to pay the sum over to the Custodian to hold as aforesaid, and shall furnish the Custodian with such particulars as aforesaid. The Bank or other person shall, within one week after the receipt of the notice; comply with the requirement and shall be exempt from all liability for having done so. Br. Cap. 12/14, s. 2 (2).

Provided that in the case of such sums as, had a state of war not existed, would have been payable and paid within Canada to enemies (other than sums in respect of the payment off of securities issued by a Company) the duty of making payments to the Custodian and of requiring payments to be made to him and of furnishing him with particulars shall rest with the person, firm or company, through whom the payments within Canada are made. Br. Cap. 79/15, s. 1.

(3) Any such person who refuses or fails to make or require the making, as the case may be, of any payment, or to furnish the prescribed particulars, within the time

mentioned in this order, shall be guilty of an offence against these orders and regulations.

Settlement
of amount
payable to
enemy.

25. If, in the case of any person, firm or company whose books and documents are liable to inspection under order 8 hereof, any question arises as to the amount which would have been so payable and paid as provided in the last preceding order, the question shall be determined by the person who may have been or who may be appointed to inspect the books and documents of the person, firm or company, or, on appeal, by the Secretary of State, and if, in the course of determining the question, it appears to the inspector or the Secretary of State, that the person, firm or company has not distributed as dividends, interest or profits the whole of the amount properly available for that purpose the inspector or Secretary of State may ascertain what amount was so available and require the whole of such amount to be so distributed, and, in the case of a company, if such dividends have not been declared, the inspector or the Secretary of State may declare the appropriate dividends, and every such declaration shall be as effective as a declaration to the like effect duly made in accordance with the constitution of the company; provided that where a controller has been appointed under order 13 hereof, this section of this order shall apply as if for reference to the inspector there were substituted references to the controller. Br. Cap. 12/14, s. 2 (4).

Duty of
trustees for
enemies to
notify
custodian.

26. (1) Any person who holds or manages for or on behalf of an enemy any property real or personal (including any rights, whether legal or equitable, in or arising out of property, real or personal), shall, within one month after the publication in the *Canada Gazette* of these orders and regulations or if the property comes into his possession or under his control after the said publication, then within one month after the time when it comes into his possession or under his control, by notice in writing communicate the fact to the Custodian, and shall furnish the Custodian with such particulars in relation thereto as the Custodian may require. Br. Cap. 12/14, s. 3.

Notification
of bank
balances,
debts, etc.

(2) The preceding subsection shall extend and apply to balances and deposits standing to the credit of enemies at any bank, and to debts to the amount of one hundred dollars or upwards, which are due, or which, had a state of war not existed, would have been due to enemies, as if such bank or debtor were a person who held property on behalf of an enemy. Br. Cap. 79/15, s. 2 (1).

(3) Every company incorporated by or under the authority of the Parliament of Canada or by or under the authority of the legislature of any of the provinces of the Dominion of Canada, and every company which, though not incorporated by or under the authority of said Parliament or any of said legislatures, has a share transfer or share registration office in Canada, shall, within one month after the publi-

cation in the *Canada Gazette* of these orders and regulations, by notice in writing communicate to the Custodian full particulars of shares, stock, debentures, and debenture stock and other obligations of the company which are held by or for the benefit of an enemy; and every partner of every firm, one or more partners of which on the commencement of the war became enemies or to which money had been lent for the purpose of the business of the firm by a person who so became an enemy, shall, within one month after publication aforesaid of these orders and regulations, by notice in writing communicate to the Custodian full particulars as to any share of profits and interest due to such enemies or enemy. Br. Cap. 79/15, s. 2 (2).

(4) Any such person, bank or company, if he or it refuses or fails to furnish the information and particulars within the time mentioned in this order, shall be guilty of an offence against these orders and regulations.

27. (1) Where the Custodian is satisfied from returns made to him under order 26 hereof that any securities are held by any person on behalf of an enemy, the Custodian may give notice thereof to the person, firm or company, by or through whom any dividends, interest or bonus in respect of the securities or any sums by way of payment off of the securities are payable, and upon receipt of such notice any dividends, interest or bonus payable in respect of, and any sums by way of payment off of the securities to which the notice relates shall be paid to the Custodian in like manner as if the securities were held by an enemy. Br. Cap. 79/15, s. 1 (2).

Enemy dividends and payment to custodian.

28. (1) Any Superior Court of Record within Canada or any Judge thereof may, on the application of any person who appears to the Court or Judge to be a creditor of an enemy or entitled to recover damages against an enemy, or to be interested in any property, real or personal (including any rights, whether legal or equitable, in or arising out of property real or personal), belonging to or held or managed for or on behalf of an enemy, or on the application of the Custodian or any department of the Government of Canada, by order vest in the Custodian any such real or personal property as aforesaid, if the Court or the Judge is satisfied that such vesting is expedient for the purpose of these orders and regulations, and may by the order confer on the Custodian such powers of selling, managing and otherwise dealing with property as to the Court or Judge may seem proper. Br. Cap. 12/14, s. 4.

Power of Court to vest enemy property in custodian.

(2) The Court or Judge before making any order under this section may direct that such notices (if any), whether by way of advertisement or otherwise, shall be given as the Court or Judge may think fit. Br. Cap. 12/4, s. 4 (2).

Enemy subjects may be required to make returns as to property.

29. (1) It shall be the duty of every enemy subject who is within Canada, if so required by the Custodian, within one month after being so required, to furnish the Custodian with such particulars as to—

- (a) Any stocks, shares, debentures, or other securities issued by any company, government, municipal or other authority held by him or in which he is interested; and
 - (b) Any other property of the value of two hundred dollars or upwards belonging to him or in which he is interested as the Custodian may require.
- Br. 1916, sec. 5.

(2) Any such person who refuses or fails to furnish such particulars within the time mentioned, if required, shall be guilty of an offence against these orders and regulations.

Right of custodian to have enemy patent granted to him.

30. If the benefit of an application made by or on behalf of for the benefit of an enemy or enemy subject for any patent is, by an order under these orders and regulations vested in the Custodian, the patent may be granted to the Custodian as patentee and may, notwithstanding anything in any Statute to the contrary, be sealed accordingly, and any patent so granted to the Custodian shall be deemed to be properly vested in him by such order as aforesaid. Br. 1916, sec. 6.

31. (1) Where in exercise of the powers conferred on him by the Court under these orders and regulations, the Custodian proposes to sell any shares or stock forming part of the capital of any company or any securities issued by the company in respect of which a vesting order has been made, the company may, with the consent of the Court, purchase the shares, stock, or securities, any law or any regulation of the company to the contrary notwithstanding, and any shares, stock, or securities so purchased may from time to time be reissued by the Company. Br. 1916, sec. 4 (3).

(2) The transfer on sale by the Custodian of any property shall be conclusive evidence in favour of the purchaser and of the Custodian that the requirements of these orders have been complied with. Br. 1916, sec. 4 (4).

Company registration of custodian's transfers.

32. (1) Where the Custodian executes a transfer of any shares, stock or securities which he is empowered to transfer by a vesting order made under these orders and regulations, the company or other body in which books the shares, stock, or securities are registered shall, upon the receipt of the transfer so executed by the Custodian, and upon being required by him so to do, register the shares, stock, or securities in the name of the Custodian or other transferee, notwithstanding any regulation or stipulation of the company or other body, and notwithstanding that the Custodian is not in possession of the certificate, scrip, or other document of title relating to the shares, stock or securities transferred, but such registration shall be without

prejudice to any lien or charge in favour of the company or other body or to any other lien or charge of which the Custodian has notice.

(2) If any question arises as to the existence or amount of any lien or charge the question may, on application being made for the purpose, be determined by any Superior Court of Record or a judgment thereof. Br. 1916, sec. 8.

33. Where a vesting order has been made under these orders and regulations as respects any property belonging to or held or managed for or on behalf of a person who appeared to the Court making the order to be an enemy or enemy subject, the order shall not nor shall any proceedings thereunder or in consequence thereof be invalidated or affected by reason only of such person having prior to the date of the order, died or ceased to be an enemy or enemy subject or subsequently dying or ceasing to be an enemy or enemy subject, or by reason of its being subsequently ascertained that he was not an enemy or an enemy subject as the case may be. Br. 1916, sec. 9.

34. Any restrictions imposed by statute or Proclamation on dealings with enemy property shall continue to apply to property particulars whereof are or are liable to be notified to the Custodian in pursuance of these orders and regulations, not only during the continuance of the present war, but thereafter until such time as they may be removed by Order in Council, either simultaneously as respects all such property or at different times as respects different classes or items of property. Br. 1916, sec. 7.

35. (1) The Custodian shall, in addition to his other duties as defined by these orders and regulations, keep a record of:—

(a) Debts (including bank balances) due to persons resident or being within Canada, from persons residing or being in enemy countries.

(b) Other property in enemy countries (including securities) belonging to persons residing or being in Canada.

(2) Any person desiring to record such claims or property may obtain the necessary forms for that purpose from the Custodian; but the action of the Custodian will be confined to entering upon the record claims of which particulars are supplied to him, and it shall in no way commit the Government of Canada either to responsibility for the correctness of the claim entered or to taking any action on the conclusion of hostilities or otherwise for the recovery of the debtor property in question.

(3) The Custodian shall record claims against enemy Governments in respect of public securities of these Governments held by the claimants but not any other claims against enemy Governments, as distinct from claims against enemy subjects.

Holding and
dealing with
property by
custodian.

36. (1) The Custodian shall, subject to all other provisions of these orders and regulations, hold any money paid to and any property vested in him under authority of any of these orders and regulations until the termination of the present war, and shall thereafter deal with the same as the Governor General in Council may by Order in Council direct. Br. Cap. 12/14, sec. 5 (1); Br. 1916, sec. 4 (5).

(2) The property held by the Custodian under these orders and regulations shall not be liable to be attached or otherwise taken in executions, but the Custodian may upon an order of a Superior Court of Record or a Judge thereof, or of any Court in which judgment has been recovered against an enemy, pay out of the property paid to him in respect of that enemy the whole or any part of any debts due by that enemy and specified in the order. (Br. Cap. 12/14, sec. 5 (2), and Br. 1916, sec. 12.)

Provided that before paying any such debt the Custodian shall take into consideration the sufficiency of the property paid to or vested in him in respect of the enemy in question to satisfy that debt and any other claims against the enemy of which notice verified by statutory declaration may have been served upon him. (Br. Cap. 12/14, Sec. 5 (2).)

(3) The receipt of the Custodian or any person duly authorized to sign receipts on his behalf for any sum paid to him under these orders and regulations shall be a good discharge to the person paying the same as against the person in respect of whom the sum was paid to the Custodian. (Br. Cap. 12/14, Sec. 5 (3).)

(4) The Custodian shall keep a register of all property, whereof returns have been made to him, or which is held by him, under these orders and regulations, and such register may be inspected by any person who appears to the Custodian to be interested as creditor or otherwise at all reasonable times free of charge. (Br. Cap. 12/14, Sec. 5 (4); Br. Cap 79/15, s.2 (3).)

Fees payable
to custodian.

37. The Custodian shall have power to charge such fees in respect of his duties under these orders and regulations, whether by way of percentage or otherwise as the Treasury Board may fix, and such fees shall be collected and accounted for by such persons in such manner and shall be paid to such account as the Treasury Board direct, and the incidence of the fees as between capital and income shall be determined by the Custodian. (Br. 1916, Sec. 13.)

Power of
delegation.

38. Anything authorized under these orders, and regulations to be done by, to or before the Secretary of State may be done by, to, or before any person authorized by him in that behalf, and all the functions of the Custodian thereunder may be performed as well by the Deputy Receiver General and Deputy Minister of Finance, and for the effective operation of all the provisions of these orders and regulations, the various Assistant Receivers General throughout Canada shall perform, in addition to their ordinary duties,

such services connected with the operating and enforcing of these orders and regulations, as by the Custodian may be required of them from time to time. (Br. Cap. 87/14, s. 4 (5), and Br. 1916, Sec. 14.)

39. (1) Nothing in these orders and regulations shall be construed as limiting the power of His Majesty by proclamation to prohibit any transaction which is not prohibited by these orders and regulations, or by license (granted directly or in pursuance of power delegated) to permit any transaction which is so prohibited. (Br. Cap. 12/14, s. 14 (4).)

Prerogative rights to His Majesty not limited.

(2) No person shall, for the purposes of these orders and regulations, be treated as an enemy who would not be so treated for the purpose of any proclamation issued by His Majesty or the Governor General of Canada dealing with trading with the enemy for the time being in force. (Br. Cap. 12/14, s. 14 (2).)

Enemies identified by Royal Proclamation.

40. The Judges of the Court to which any jurisdiction is by these orders committed may make provision by rules for the practice and procedure to be adopted for the purpose of the exercise of such jurisdiction. (Br. Cap. 12/14, Sec. 5.)

41. No prosecution for an offence under orders 2, 3, 4, 17 or 18, of the orders and regulations shall be instituted except by or with the consent of the Attorney General of Canada; provided that the person charged with such an offence may be arrested and a warrant for his arrest may be issued and executed, and such person may be remanded in custody or on bail notwithstanding that the consent of the Attorney General of Canada to the institution of the prosecution for the offence has not been obtained, but no further or other proceedings shall be taken until that consent has been obtained. (Br. Cap. 87/14, Sec. 1 (4) and Can. P.C. 2724/1914.)

Limitation upon certain prosecutions.

42. Where an Act or default constitutes an offence both under these orders and regulations and under any statute, or both under these orders and regulations and at common law, the offender shall be liable to be prosecuted and punished under either these orders and regulations, or such statute, or at common law, but he shall not be liable to be punished twice for the same offence. (Br. Cap. 87/14, Sec. 1 (5) and Can. P.C. 2724, 1914.)

Alternative modes of prosecution.

43. Subject to the provisions of order 41 hereof, any offence declared and any penalty or forfeiture imposed or authorized by these orders and regulations may in the absence of any provision for a different procedure be prosecuted, recovered, or enforced by summary proceedings and conviction under the provisions of Part XV of the Criminal Code. (Can. P.C. 2724/1914.)

Summary convictions.

Penalties
for trading
with the
enemy.

44. Any person guilty of the offence of:—

- (a) Trading, attempting or directly or indirectly offering or proposing or agreeing to trade with the enemy in violation of orders 2, 3 or 4 hereof, or
- (b) Contravening the provisions of any order made under order 17 hereof, shall be liable—
- (a) On summary conviction to imprisonment with or without hard labour, for a term not exceeding twelve months, or to a fine not exceeding two thousand dollars, or to both, such imprisonment and such fine, or
- (b) on conviction on indictment to imprisonment for a term not exceeding five years or to a fine not exceeding five thousand dollars, or to both such imprisonment and fine.

And the Court may in any case order that any goods or money in respect of which the offence has been committed shall be forfeited. (Br. Cap. 87/14 s. 1 (3), Can. P.C. 2724/1914.)

45. Any person guilty of an offence mentioned in,—

(a) Order 6, order 16 or order 21 hereof, shall be liable to a fine not exceeding *five hundred dollars*.

(b) Order 9 hereof, shall be liable to imprisonment with or without hard labour for a term not exceeding six months, or to a fine not exceeding *two hundred and fifty dollars* or to both such imprisonment and such fine.

(c) Order 24, order 26, order 27 or order 29, shall be liable to a fine not exceeding *five hundred dollars*, or to imprisonment, with or without hard labour, for a term not exceeding six months, or to both such fine and such imprisonment, and, in addition, to a further fine not exceeding *two hundred and fifty dollars* for every day during which the default continues.

(a) Br. Cap. 12/14 s. 8, Br. 79/15 s. 3, Br. 12/14 s. 9 (1) Br. 1916, Sec. 10 (2).

(b) Br. Cap. 87/14 s. 2 (3), Br. Cap. 12/14 s. 12 (2).

(c) Br. Cap. 12/14 s. 2 (3) and 3, Br. Cap. 79/15 s. 2 (2), Br. Cap. 79/12 s. 2 (2) Br. 1916, s. 5.

Penalties
for other
offences.

Individual
responsibility
for acts or
defaults of
collective
body.

46. Where a company, incorporated or unincorporated, or other body of persons, has been guilty of an offence or default under these orders and regulations, and the penalty or punishment provided as respects said offence or default is or includes a fine and whether or not imprisonment, additionally or alternatively, the company or other body shall be liable to the fine only (with any additional fine or fines provided by any of these orders and regulations with respect to continuing defaults and every director, manager, secretary, or other officer of such company or body of persons and every partner or member of such unincorporated company or body of persons, who is knowingly a party to the offence or default, shall also be deemed guilty of the offence or default and liable on conviction to the like fine

or fines as the company or other body of persons, or to imprisonment, with or without hard labour, for a term not exceeding six months, or to both such fine or fines and such imprisonment.

Br. Cap. 87/14 s. 1 (3) Can. P.C. 2724/1914. Br.

Cap. 12/14 s. (8) Br. Cap. 79/15 s. (3).

47. These orders and regulations may be cited as the, ^{Short title.}
"Consolidated Orders respecting Trading with the Enemy,
1916."

48. The Order in Council of October 30, 1914, (No. 2724), is hereby, as from the date hereof, revoked, and from and after the date hereof, these present orders and regulations are substituted therefor.

No. 746.

Canada Gazette, 20th May, 1916.

Supplement to The London Gazette 2nd May, 1916.

[29565].

Honours.

CHANCERY OF THE ORDER OF SAINT MICHAEL
AND SAINT GEORGE.

DOWNING STREET,
2nd May, 1916.

THE KING has been graciously pleased to give directions for the following promotion in, and appointment to the Most Distinguished Order of Saint Michael and Saint George for distinguished services in the Field. To be dated 1st January, 1916:—

*To be additional members of the Third Class, or Companions
of the said Most Distinguished Order:—*

CANADIAN ARMY MEDICAL CORPS.

Lt.-Col. Frederick Etherington.

Lt.-Col. Samuel Hansford McKee.

Major Evans Greenwood Davis.

No. 747.**Order in Council respecting Trading with the Enemy by Banks of Enemy Nationality.**

P.C. 1035.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 5th May, 1916.

The Committee of the Privy Council have had before them a report, dated 27th April, 1916, from the Minister of Justice, recommending,—with reference to His Majesty's Proclamation of the 7th January, 1915, with regard to trading with the enemy, and to the Proclamation of Your Royal Highness of 15th January, 1915, declaring that the provisions of the first mentioned proclamation shall extend to transactions by persons, firms or companies resident, carrying on business or being within Canada,—that it be provided, pursuant to the authority vested in Your Royal Highness in Council by the War Measures Act, 1914, that notwithstanding anything contained in the language of the proclamations or the provisions of the law with regard to trading with the enemy, transactions hereafter entered into by persons, firms or companies resident, carrying on business or being in the Dominion of Canada.

(a) in respect to banking business with a branch situated within the Dominion of Canada of any person, firm or company, resident, carrying on business or being within the territory of any of His Majesty's allies in hostile occupation, or

(b) in respect of any description of business with a branch situated within the Dominion of Canada of a bank the head office of which is situated within territory of any of His Majesty's allies in hostile occupation, shall not be considered as transactions with an enemy provided that the acceptance payment or other dealings with any negotiable instrument heretofore drawn shall, if otherwise lawful, be deemed to be a transaction hereafter entered into within the meaning of this order.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 748.

Fourth Supplement to The London Gazette. 5th May, 1916—8th May, 1916.

[29572].

TREASURY CHAMBERS,
6th May, 1916.

AMERICAN DOLLAR SECURITIES.

DEPOSIT ON LOAN WITH THE TREASURY.

The Lords Commissioners of His Majesty's Treasury have decided that, while it is not anticipated that the necessity to sell the securities deposited on loan with the Treasury will arise, they will be prepared, should such a contingency occur, to afford facilities to those depositors who may wish to purchase their securities. They have accordingly amended Clause 5 of the Memorandum of 22nd March, 1916, setting forth the terms and conditions of deposit as follows:—

(5) In case the Treasury should find it necessary to sell all or any of the securities deposited, the Treasury may take over all or any such securities on sending notification in writing to the registered address of the holder of the certificate. The Treasury will in that case pay the value of the securities mentioned in the notification, calculated at the New York Stock Exchange closing quotation of the day the notification is sent, with an addition of $2\frac{1}{2}$ per cent. on the value so calculated. Payment to be made in London in sterling at the exchange of the day, without any deduction for brokerage and commission, on the day following the despatch of the notification against the surrender of the Treasury Certificate.

Provided that in cases in which a desire to that effect has been expressed at the time of deposit (or in the case of securities already deposited within 31 days of the date of this notice), the Treasury will allow the depositor fourteen days in which he may release his securities, on payment in dollars in New York of the value of the securities as fixed by the notification of sale, subject to the condition that, if the release is not effected within that period, the securities may be sold and the actual proceeds of the sale, plus $2\frac{1}{2}$ per cent. paid to the depositor, on surrender of the Treasury Certificate. Payment in sterling will be made on the day on which the depositor decides to exercise the option, or, failing the exercise of such option, on the day on which notification of the actual sale of the securities is received, in either case against the surrender of the Treasury Certificate.

No. 749.

The London Gazette, 9th May, 1916.

[29573].

Foreign Honours.

WHITEHALL, May 8, 1916.

THE KING has been pleased to give and grant unto the undermentioned Officer, His Majesty's Royal license and authority to wear the Decoration conferred upon him by the President of the French Republic in recognition of valuable services rendered.

Insignia of Commander of the Legion of Honour.

Major-General Charles Macpherson Dobell, C.M.G., D.S.O.

No. 750.

The London Gazette, 9th May, 1916.

[29573].

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

127. Wolffing & Marians, 8, Manchester Avenue, London, E.C., Manufacturers and Importers. *Controller:* Adam Turquand Young, 41, Coleman Street, London, E.C. 8th May, 1916.

128. Coutinho, Caro & Co., 134, Fenchurch Street, London, E.C., Metal Merchants. *Controller:* Norman Ward Wild, 22–28, Broad Street Avenue, London, E.C. 8th May, 1916.

129. The Wolf Safety Lamp Co., Boston Street, Sheffield, Engineers and Lamp Manufacturers. *Controller:* Thomas George Shuttleworth, Royal Insurance Buildings, Church Street, Sheffield. 8th May, 1916.

130. E. M. Brinckman & Co., 99, Redcross Street, Southwark, London, S.E., Merchants (Electric Lamps, Batteries, and Gas Mantles). *Controller:* Kenneth Charles Fox, 45, London Wall, London, E.C. 8th May, 1916.

131. Otto Bloch, 8, Vyse Street, Birmingham, Dealer in Jewelers' Requisites. *Controller:* Theodore David Neal, 110, Edmund Street, Birmingham. 8th May, 1916.

Appointment of Controller to fill vacancy:—

Roselius & Co., 37, Mincing Lane, London, E.C., Coffee Merchants. *John Patterson*, 1, Walbrook, London, E.C., appointed Controller, 8th May, 1916, in place of Daniel Hill, deceased.

No. 751.**Order in Council appointing a Trade Commission and the Commission thereunder.**

P.C. 1010.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 9th May, 1916.

The Committee of the Privy Council have had before them a report, dated 22nd April, 1916, from the Minister of Trade and Commerce, stating that about three months ago a number of business men and experts from France, with the knowledge and authority of the French Government, visited the United States and Canada for the purpose of inquiring into the sources of supply therein for materials needed for the work of reconstruction in France to be undertaken in part at the present time and more extensively after the termination of the War;

That during their short stay in Canada they expressed their surprise at the resources of this country and the possibilities for the supply therefrom for the present and future needs of France along the lines required for the purposes above mentioned, and strongly urged the advisability of a visit to France of a representative commission of Canadian business men.

The Minister submits that it is apparent that the new conditions brought about by the War not only in France and Belgium, but as well in the United Kingdom and other Allied Countries, have opened up possibilities for the supply of many Canadian products, natural and manufactured, which before the War had small chance of finding markets therein, and that it is also true that these countries afford sources of supply for many commodities needed in Canada and which formerly were obtained from Germany and Austria.

The Minister believes the time is opportune for making a thorough and practical inquiry into these possibilities of profitable interchange and that this can best be done through

the instrumentality of a small honorary commission of business men of standing and capacity, assisted by experts in certain of the leading lines of industrial enterprise in Canada.

The Minister, therefore, recommends that the under-mentioned gentlemen be appointed as a commission to carry out under the instruction of the Minister of Trade and Commerce an inquiry as above outlined in the United Kingdom, France, Belgium and Italy, and to make reports thereof to the Minister not later than the end of August, 1916, viz:—

Mr. H. Edmund Dupré, Quebec, Que.

Mr. Frank W. Hatheway, St. John, N.B.

Mr. Theo. H. Wardleworth, Montreal, Que.

Mr. Frank Pauzé, Montreal, Que.

Mr. James W. Woods, Toronto, Ont.

Mr. George W. Allan, Winnipeg, Man.

The Minister further recommends that he be authorized to provide for the travelling and living expenses of the Commission, which is to serve without salary, and for such Secretarial and other assistance as may be necessary.

The Committee concur in the foregoing and submit the same for approval.

(sgd.) RODOLPHE BOUDREAU,
Clerk of the Privy Council.

ARTHUR

CANADA.

[L.S.]

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these Presents shall come, or whom the same may in anywise concern,—GREETING:

E. L. NEWCOMBE,
Deputy Minister of
Justice, Canada.

} WHEREAS in and by an
order of His Royal Highness
Our Governor General in

Council bearing date the ninth day of May, in the year of Our Lord one thousand nine hundred and sixteen provision has been

made for an investigation by Our Commissioners therein and hereinafter named in the United Kingdom, France, Belgium and Italy into the possibilities for the supply of Canadian products natural and manufactured, which may be needed for the work of reconstruction in the said countries during and after the war, and also as to sources of supply in those countries for commodities needed in Canada and which formerly were obtained from Germany and Austria, as will more fully and at large appear from the said order, copy of which is hereto appended.

Now KNOW YE, that by and with the advice of Our Privy Council for Canada, We do by these Presents nominate, constitute and appoint Hector, Edmond Dupré of the City of Quebec, in the Province of Quebec, manufacturer; Warren Franklin Hatheway, of the City of Saint John, in the Province of New Brunswick, manufacturer; Theophilus Hatton Wardleworth, of the City of Montreal, in the said Province of Quebec, manufacturer; Frank UrgelPausé, of the said City of Montreal, manufacturer; James William Woods, of the City of Toronto, in the Province of Ontario, Manufacturer, and George William Allan, of the City of Winnipeg, in the Province of Manitoba, manufacturer, to be Our Commissioners to conduct such inquiry.

TO HAVE, HOLD, EXERCISE and ENJOY the said office, place and trust unto the said Hector Edmond Dupré, Warren Franklin Hatheway, Theophilus Hatton Wardleworth, Frank Urgel Pausé, James William Woods and George William Allan, together with the rights, powers, privileges and emoluments unto the said office, place and trust, of right and by law appertaining, during pleasure.

AND WE DO HEREBY under the authority of the Revised Statute respecting Inquiries concerning Public Matters, confer upon Our said Commissioners, the power of summoning before them any witnesses and of requiring them to give evidence on oath, or on solemn affirmation if they are persons entitled to affirm in civil matters, and orally or in writing, and to produce such documents and things as Our said Commissioners shall deem requisite to the full investigation of the matters into which they are hereby appointed to examine.

And We do hereby in pursuance of an Act to amend the Inquiries Act, chap. 28, 2 George V, further authorize and empower Our said Commissioners to engage the services of

such accountants, engineers, technical advisers, or other experts, clerks, reporters and assistants, as they deem necessary or advisable, and also the service of counsel to aid and assist Our said Commissioners in the inquiry, and also to have and exercise the other powers specified in the said Act.

AND WE DO HEREBY require and direct Our said Commissioners to report to His Royal Highness Our Governor General in Council the result of their investigation together with the evidence taken before than and any opinion they may see fit to express thereon.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal, His Royal Highness Prince Arthur William Patrick Albert, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this ninth day of May in the year of Our Lord one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

By Command,

P. PELLETIER.

Acting Under-Secretary of State.

No. 752.**Order in Council authorizing the issue of a Royal Commission
for the investigation of certain sales of Small Arms
Ammunition and the Commission thereunder.**

P.C. 1093.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 9th May, 1916.

The Committee of the Privy Council have had before them a report, dated 8th May, 1916, from the Minister of Justice, submitting,—with reference to the Commission of 2nd June, 1915, issued to the Honourable Sir Charles Peers Davidson to investigate the purchase of arms and munitions, etc., and the expenditure and payments therefore, that it is deemed desirable to extend the powers of the Commissioner so as to enable him to inquire into and investigate the facts and circumstances of or connected with the sale or disposal by Your Royal Highness's Government of small arms munitions since 4th August, 1914, referred to in returns made to the House of Commons on the 1st and 2nd May, 1916.

The Minister therefore recommends that Your Royal Highness cause inquiry to be made pursuant to Part 1 of the Inquiries Act, Revised Statutes of Canada, 1906, Chapter 104, concerning the aforesaid transactions, and that a supplementary Commission be issued in the case conferring and charging upon the Commissioner all the powers and duties for the inquiry aforesaid which the Commissioner has under and by virtue of the aforesaid Commission of 2nd June, 1915.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these Presents shall come, or whom the same may in anywise concern,—GREETING:

WHEREAS in and by an Order of His Royal Highness Our Governor General in Council bearing date the ninth day of May, in the year of Our Lord one thousand nine hundred and sixteen (copy of which is hereto appended) provision has been made for an investigation by Our Commissioner therein and hereinafter named into the facts and circumstances of or connected with the sale or disposal by the Government of Canada of small arms munitions since the 4th August, 1914, referred to in returns made to the House of Commons on the first and second days of May, 1916.

NOW KNOW YE, that by and with the advice of Our Privy Council for Canada, We do by these Presents nominate, constitute and appoint The Honourable Sir Charles Peers Davidson, Kt., of the City of Montreal, in the Province of Quebec, to be Our Commissioner to conduct such enquiry.

TO HAVE, hold, exercise and enjoy the said office, place and trust unto the said Sir Charles Peers Davidson, together with the rights, powers, privileges and emoluments unto the said office, place and trust of right and by law appertaining during pleasure.

AND WE DO HEREBY, under the authority of the Revised Statute respecting Inquiries concerning Public Matters, confer upon Our said Commissioner, the power of summoning before him any witnesses and of requiring them to give evidence on oath, or on solemn affirmation if they are persons entitled to affirm in civil matters, and orally or in writing, and to produce such documents and things as Our said Commissioner shall deem requisite to the full investigation of the matters into which he is hereby appointed to examine.

AND WE DO HEREBY in pursuance of an Act to amend the Inquiries Act, Chap. 28, 2 George V, further authorize and

empower Our said Commissioner to engage the services of such accountants, engineers, technical advisers, or other experts, clerks, reporters and assistants as he deems necessary or advisable, and also the service of counsel to aid and assist Our said Commissioner in the inquiry, and also to have and exercise the other powers specified in the said Act.

AND WE DO HEREBY require and direct Our said Commissioner to report to His Royal Highness Our Governor General in Council the result of his investigation, together with the evidence taken before him and any opinion he may see fit to express thereon.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS: Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal, His Royal Highness Prince Arthur William Patrick Albert, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Cobourg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp, Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this ninth day of May, in the year of Our Lord one thousand nine hundred and sixteen, and in the sixth year of Our Reign.

By Command,

THOMAS MULVEY,

Under-Secretary of State.

No. 753.

The London Gazette, 9th May, 1916.

[29573].

**Order in Council prohibiting Trading with Certain Companies
and Firms.**

AT THE COUNCIL CHAMBER, WHITEHALL, THE 9th
DAY OF MAY, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915,¹ by a Proclamation dated the 29th day of February, 1916,² to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to being in the said Proclamation referred to as the "Statutory List".

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council:

And whereas His Majesty was pleased by a Proclamation, dated the 26th day of April, 1916, and entitled, "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2"³ to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars:

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

¹App. 653. ²p. 1210. ³p. 1529.

That the "Statutory List" of persons and bodies of persons, incorporated or un-incorporated, with whom trading is prohibited, should be further amended by the variation and addition of the names set forth in the Schedule hereto.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K. G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

DENMARK.

Allegemeine Elektricitats Gesellschaft, Vestergade, 23, Copenhagen.

Anglo-Russian Trading Company, Dron. Tvaerg., 3, Copenhagen.

Brennabor Filial, Tordenskjoldgade, 3, and Christian 9th Gade, Copenhagen.

Continental Caoutchouc & Guttapercha Company, Amaliegade, Copenhagen.

Copenhagen Coal & Coke Company (Kjoben-havns-Kul-Koks-Kompagni A/S).

Islands Brygge, 22, Copenhagen.

Costa & Ribeiro, Copenhagen.

Dansk Russiske Handelsselskab, Copenhagen.

Goldstuck Hainze & Co., S. Annaepl, 16, Copenhagen.

Jensen, Albert, Islands Brygge, 22, Copenhagen.

Jenson & Fode, NY Vestergade, 7, Copenhagen.

Keil, Otto, Vesterbrogade, 28, Copenhagen.

Kraeft, Walter, Norregade, 7, Copenhagen.

Rothapfel, Max, Oestbaneg, 19, Copenhagen.

GREECE.

Barouh, Solomon & Levi, Volo.
 Brazzafoli, Domenico, Syra.
 Constantacopoulos & Company, Patras.
 Dimitrelias, John, Vathy, Samos.
 Fels & Company, Corfu.
 Frandzis, P., & Fiorentino, G., Vathy, Samos.
 Galanis & Goldstein & Hadjiandreou, Samos.
 Muller, Karl, Patras.
 Lochner, Max, Patras.
 Lucas & Company, Patras.
 Spiliotopoulos, C., Patras.
 Stoltenhof & Lucas, Patras.

JAPAN

Aachen & Munich Fire Insurance Company, c/o Simon Evers, 25 Yamashita-cho, Yokohama; 100 Yedo-machi, Kobe.
 Accumulatorenen Fabrik Aktien Gesellschaft, 32B Tsukiji, Tokyo.
 Ahrens, H., & Company, Nachf, 29 Yama-shita-cho, Yokohama; 10 Bund, Kobe.
 Bayer, F., & Company, 183 Yamashita-cho, Yokohama; 47 Akashimachi, Kobe.
 Becker & Company, 89B Yamashita-cho, Yokohama; 31A Akashimachi, Kobe.
 Benicke, F., Nachf, 5, Honkawaya-cho; Nihonbashi-ku, Tokyo; 81 Kobe.
 Berg, Werner, 4 Shichome Nakayamatedori, Kobe.
 Bergmann & Company, 154 Yamashita-cho, Yokohama; and 40 Akashimachi, Kobe.
 Bleifus, F. R., 92 Yamashita-cho, Yokohama.
 Boeddinghans, C. E., 4 Deshima, Magasaki.
 Bohler Keitei Goshi Kaisha, Nakanoshima, Osaka, and 3 Uchisaiwaicho, Tokyo.
 Borkowsky, G., 169 Sannomiyacho, Itchome, Kobe.
 Bretschneider & Company, 160A Yamashita-cho, Yokohama.
 Carlowitz & Company, 124 Higashi-machi, Kobe, and 11 Isogami-Dori, 5 Nichome, Kobe.
 Cassella Senryo Kaisha, Murai Building, Ninonbashi-ku, Tokyo, and 31a Akashi-machi, Kobe.
 China Export, Import and Bank Company.
 Club Concordia, 117 Itomachi, Kobe.
 Club Germania, 235 Yokohami.
 Delacamp & Company, 121 Higashi-machi, Kobe.

Delacamp Piper & Company, 202 Yamashita-cho, Yokohama and 70 Kyomachi, Kobe.

Deutsch-Asiatische Bank, 180A Yamashita-cho, Yokohama, and 25 Kyomachi, Kobe.

Evers, Simon & Company, 25 Yamashita-cho, Yokohama; 101 Yedomachi, Kobe.

Fachtmann & Company, R., 45 Yamashita-cho, Yokohama.

Feicke & Company, J., 80 Kyomachi, Kobe.

Gartner-Gebruder, Otaru, Hokkaido.

Geiser & Gilbert, Limited, Surugadaishita, Tokyo.

Gutmann, E., Yayesucho, Itchome, Tokyo.

Hirschfeld, G. C., 43 Sannomiya-cho, Kobe.

Hoffman, F., Kobe.

Illies, C., & Company, 54 Yamashita-cho, Yokohama; 12 Bund, Kobe; 15 Tsukiji, Tokyo; 40 Kitahama, Sanchome, Osaka and Moji.

Kobe Dispensary (Deutsche Apotheke), 16 Harima-Machi, Kobe.

Langfeldt & Company, 73 Yamashita-cho, Yokohama.

Lessner, S. D., 35 Nakamachi, Kobe; 6 Megasaki, Nagasaki.

Levedag, E., 4 Yurakucho, Itchome, Tokyo.

Leybold, Shokwan, L., 26 Himonocho Nihon-bashi-ku, Tokyo; 29 Nishi Hommachi, Moji.

Liesecke, J., 80 Kyomachi, Kobe.

Meier & Company, A., 24 Yamashita-cho, Yokohama; 68 Kyomachi, Kobe.

Munster, B., 23 Yamashita-cho, Yokohama.

Normal Dispensary, 77D Yamashita-cho, Yokohama.

Oestmann & Company, A., 196 Yamashita-cho, Yokohama; 47, Kobe.

Oldenburg, E., 49 Harimamachi, Kobe.

Piper & Thomas, 202 Yamashita-cho, Yokohama.

Pietzker, W., 45 Yamashita-cho, Yokohama; 17 Mayemachi, Kobe.

Ramseger & Company, 17 Mayemachi, Kobe.

Raspe & Company, M., 91 Kitamachi, Kobe; 18A Tsukiji, Tokyo.

Ratjen, Rud., 122 Aoyama Minamimachi Rokuchome Tokyo.

Reimers, Otto & Company, 198 Yamashita-cho, Yokohama.

Retz, F., 214 Yamashita-cho, Yokohama.

Retz, F., & Company, 214 Yamashita-cho, Yokohama.

Ritter, W., P.O. Box 234, Yokohama.

Romisch, Leo, 33 Tsukiji, Tokyo.

Rohde & Company, Carl, (Japan Export Company), 70A Yamashita-cho, Yokohama; 104 Yedo-machi, Kobe.

Schmidt, Scharff & Company, R., 52 Yamashita-cho, Yokohama.

Shoten, Schmidt, 1 Yayasueho, Itchome, Kojimachi, Tokyo.
Schramm & Company, Paul, 21 Yurakueho, Itchome,
Kojimachi, Tokyo, and Ono Hamabedori, Kobe.

Shuchardt & Schutte, 1 Yurakueho, Itchome, Kojimachi-
ku, Tokyo.

Siemens Schuckert Denki Kabushiki Kaisha, 65 Bojima
Hamadori, Osaka; 48 Akashicho Tsukiji, Tokyo; 130
Tsutsui-cho, Kobe and Moji.

Van Nierop's Ed. L., Japan Trading Company, 39 Akashi-
machi, Kobe, and 153 Yamashita-cho, Yokohama.

Vehling & Company, 92 Yamashita-cho, Yokohama.

Vogt, Carl Dr., 67 Yamashita-cho, Yokohama.

Weinberger & Company, C., 46 Yamashita-cho, Yokohama;
76B Kyomachi, Kobe.

Wilckens, A., 45 Yamashita-cho, Yokohama.

Winckler & Company, 256 Yamashita-cho, Yokohama;
100 Yedo-machi, Kobe; 2 Minami Konyamachi, Tokyo and 9
Shumokumachi Sanchome, Nagoya.

Wolf, Hans, 81 Nakamachi, Kobe.

Wolter, Carl & Company, Honmachi, Chemulpo, Corea.

Zeiss, Carl, 33 Tsukiji, Tokyo.

NORWAY.

Hinsch, Rudolf, Sandefjord and Bergen.

Kroepeliens, C., Enke A/S, Bergen.

Munchs, Cornelius, Efterfølger, Dronningensgt., 13,
Christiania.

PHILIPPINE ISLANDS.

Los Helios, Manila.

PORTUGAL.

Gomes de Amorim, Francisco, Praca de Restaurandoes, 53,
Lisbon.

Peres, José, Rua do Alreclin, 73, Lisbon.

SWEDEN.

Svensson, Henry, W., Helsingborg.

Winkler-Rathlew, S. W., Helsingborg.

REMOVALS FROM LIST.

BRAZIL.

Martin, Luiz, Para.
Steiner Martin & Company, Para.

NETHERLANDS.

Boone, Jos., Ginneken.

PERSIA.

Shohet, Selim David & Company.
Sofer, D. J. & S., Hamadan.
Zarour, Sion, Hamadan.

SWEDEN.

Egnell, Fritz, A/B Norra Bantorget, 20, Stockholm.
Junebro Export A/B., Gothenburg.

VARIATIONS.

BRAZIL.

Costa Ferreira in the Statutory List issued on March 24th *should read* Costa Ferreira & Company, Rua Sao Bento, 77, Sao Paulo.

NETHERLAND EAST INDIES

Engelen, Filemon & Company, Batavia, in the Statutory List issued on May 2nd *should read* Filamont Englen & Company, Menado.

NOTE.—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad may apply for information as to names on the List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 754.

Supplement to the London Gazette, 9th May, 1916—10th May, 1916.

[29574].

BY THE KING.

A PROCLAMATION FOR PROHIBITING THE IMPORTATION OF
CERTAIN ARTICLES INTO THE UNITED KINGDOM.

GEORGE R.I.

WHEREAS by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

And whereas it is expedient that the importation into the United Kingdom of certain goods should be prohibited as hereinafter provided:

Now, therefore, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the Twelfth day of May, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz.:—

Bladders, Casings and Sausage Skins.

Brooms and Brushes.

Bulbs, Flower Roots, Plants, Trees and Shrubs.

Canned, Bottled, Dried and Preserved Vegetables and Pickles.

Horns and Hoofs.

Ice.

Ivory, Vegetable.

Moss, Litter.

Salt.

Starch, Dextrine, Farina and Potato Flour.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under licence given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such licence.

This Proclamation may be cited as the Prohibition of Import (No. 5) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this Tenth day of May, in the year of our Lord one thousand nine hundred and sixteen, and in the Seventh year of Our Reign.

GOD SAVE THE KING.

No. 755.

Supplement to The London Gazette, 9th May, 1916—10th May, 1916.

[29574].

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT *BUCKINGHAM PALACE*, THE
10th DAY OF *MAY*, 1916.

PRESENT.

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make Regulations ¹(called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914,² for securing the public safety and the defence of the realm:

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915,³ the Defence of the Realm (Amendment) (No. 2) Act, 1915,⁴ and the Munitions of War Act, 1915:⁵

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

¹App. 284.

²App. 191.

³App. 265.

⁴App. 470.

⁵873.

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:—

1. The following paragraph shall be inserted at the end of Regulation 2:—

“If, after the competent naval or military authority has issued a notice that he has taken or intends to take possession of any movable property in pursuance of this regulation, any person having control of any such property sells, removes, or secretes it without the consent of the competent naval or military authority he shall be guilty of an offence against these regulations.”

2. The following paragraph shall be inserted at the end of Regulation 2B:—

“If, after the Admiralty or Army Council or the Minister of Munitions have issued a notice that they have taken or intend to take possession of any war material, food, forage, stores or article in pursuance of this regulation, any person having control of any such material, food, forage, stores or article sells, removes, or secretes it, without the consent of the Admiralty or Army Council or the Minister of Munitions, he shall be guilty of an offence against these regulations.”

3. In Regulation 8A for the words “and the occupier and every officer and servant of the occupier of the factory or workshop” there shall be substituted the words “and the occupier and every officer and servant of the occupier of the factory, workshop, or premises, and any other person affected by any such directions, regulations, or restrictions.”

4. In Regulation 12B, for the words “audible in any street or other open space” there shall be substituted the words “audible at such a distance as to be capable of serving as a guide for hostile aircraft.”

5. The following Regulation shall be inserted after Regulation 14C:—

“14D. A British subject shall not embark at any port of the United Kingdom, or attempt to leave the United Kingdom, as a member of the crew of an outward bound neutral ship, unless he came to the United Kingdom as a

member of the crew of that ship, or unless he has in his possession a valid passport or has obtained the written permission of a competent naval or military authority or some person duly authorised by him, and if he does so or if, where any such written permission has been granted subject to any conditions, he fails to comply with any such condition, he shall be guilty of a summary offence against these regulations."

6. For Regulation 24A, the following Regulation shall be substituted:—

"24A. If any person sends from the United Kingdom, whether by post or otherwise, any letter, document, or substance containing any written matter which is not visible or legible unless the medium in which it is written is subjected to heat or some other treatment, or any letter, document, or substance in which any other means for secretly communicating information issued, he shall be guilty of an offence against these regulations."

7. After Regulation 30C, the following Regulation shall be inserted:—

"30D. After the twenty-eighth day of May, nineteen hundred and sixteen, no person shall without a permit issued under the authority of the Minister of Munitions, use or permit to be used any grain, either malted or unmalted, rice, sugar, or molasses, or any other material which may for the time being be specified in an order issued by the Minister of Munitions, in or for the manufacture or production of whiskey or any other alcoholic spirits, and if any person acts in contravention of this provision, or fails to comply with any condition subject to which a permit under this regulation has been granted, he shall be guilty of an offence against these regulations; and if such person is a company, every director, manager and officer of the company shall also be guilty of an offence against these regulations, unless he proves that the contravention or failure took place without his knowledge or consent."

8. After Regulation 35 the following Regulations shall be inserted:—

"35A. It shall be lawful for the Admiralty or Army Council or the Minister of Munitions, after consultation with the Secretary of State, to make and apply to any factory, store, magazine, wharf, vessel, or other premises, in or upon which any ammunition or explosive substance, or any highly inflammable substance required for the production thereof, is manufactured, treated, produced, or stored, rules for the regulation of the persons managing, employed, or being in or about such premises, with a view to securing the safety of such premises and the persons therein, and in particular rules prohibiting, except as may otherwise be expressly provided under or in pursuance of such rules, any such person whilst in or about such premises from smoking or having in his possession any match or apparatus of any kind for producing a light, or any cigar, cigarette, pipe, or contrivance for smoking, or any tobacco; and any person who fails to comply with any such rule shall be guilty of a summary offence against these regulations."

"35B. If any person, having found any bomb or projectile or any fragment thereof, or any article whatsoever which he believes or suspects to have been discharged dropped or lost from any aircraft or vessel of the enemy, neglects forthwith to communicate the fact to a military post or to a police constable in the neighbourhood, or on being so required neglects to send or deliver the same to the competent military authority or some person authorised by him for the purpose, he shall be guilty of an offence against these regulations."

9. After Regulation 41, the following Regulations shall be inserted:—

"41A. It shall be the duty of every person who in Great Britain employs any one or more male persons between the ages of eighteen and forty-one, to make and keep constantly posted up in some conspicuous place on the premises in or about which such persons are employed, or, if such persons are not employed in or about any premises, then on the employer's premises, a list of such persons in the form and containing the particulars mentioned in the table hereinafter contained, and to

revise such list from time to time, and at least once in every month, and if he fails to do so, or knowingly makes any false entry in any such list, he shall be guilty of a summary offence against these regulations.

“Provided that—

“(a) where, in compliance with any requirements of the Minister of Munitions under section eleven of the Munitions of War Act, 1915, any employer keeps a register of male persons employed by him at any establishment, he shall as respects the persons so registered be exempt from the obligations imposed by this regulation; and

“(b) in the case of mines, employers who have furnished lists of their male employees to the colliery recruiting courts may be exempted from the obligations imposed by this regulation to such extent as the Secretary of State with the concurrence of the Army Council may direct.

“It shall be the duty of every male person between such ages so employed as aforesaid, on being required, to furnish to his employer such information as may be necessary to enable his employer to make and revise such list as aforesaid, or to keep a register in compliance with any such requirement of the Minister of Munitions as aforesaid, and if he fails to do so or knowingly gives any false information he shall be guilty of a summary offence against these regulations.

“Every list made in pursuance of this regulation, and every register made in compliance with any such requirement of the Minister of Munitions as aforesaid, shall at all reasonable hours be open for inspection by the competent naval or military authority or any person authorised by him or by a police constable, or by any person authorised in that behalf by any Government department.”

Powers) Act, 1915, or any transaction which will clear or facilitate the settling or balancing of any such transactions.

“(2) Every such person as is first above mentioned shall make such returns of transactions done by him as may be required by a Secretary of State or by any person authorised by him in that behalf;

“(3) Any person who contravenes or fails to comply with any of the provisions of this regulation shall be guilty of a summary offence against these regulations.

“(4) A Secretary of State or any person authorised by him in that behalf, may make such orders as to him may seem reasonable for the further or better carrying into effect of this regulation.”

“(5) For the purposes of this regulation the expression ‘enemy and ‘enemy country’ have the same meaning as in any Proclamations relating to trading with the enemy for the time being in force.”

ALMERIC FITZROY.

No. 756.

Supplement to The London Gazette, 9th May, 1916—10th May, 1916.

[29574.]

BY THE KING.

A PROCLAMATION PROHIBITING, UNDER SECTION 8 OF “THE CUSTOMS AND INLAND REVENUE ACT, 1879,” AND SECTION 1 OF “THE EXPORTATION OF ARMS ACT, 1900,” AND SECTION 1 OF “THE CUSTOMS (EXPORTATION PROHIBITION) ACT, 1914,” AND SECTION 1 OF “THE CUSTOMS (EXPORTATION RESTRICTION) ACT, 1914,” THE EXPORTATION FROM THE UNITED KINGDOM OF CERTAIN ARTICLES.

GEORGE R.I.

WHEREAS by Section 8 of “The Customs and Inland Revenue Act, 1879,” it is enacted that the exportation

of arms, ammunition, and gunpowder, military and naval stores, and any articles which We shall judge capable of being converted into or made useful in increasing the quantity of military or naval stores, provisions, or any sort of victuals which may be used as food for man may be prohibited by Proclamation:

AND WHEREAS by Section 1 of "The Exportation of Arms Act, 1900," it is enacted that We may by Proclamation prohibit the exportation of all or any of the following articles, namely, arms, ammunition, military and naval stores, and any article which We shall judge capable of being converted into or made useful in increasing the quantity of arms, ammunition, or military or naval stores, to any country or place therein named whenever We shall judge such prohibition to be expedient in order to prevent such arms, ammunition, military or naval stores, being used against Our subjects or forces or against any forces engaged or which may be engaged in military or naval operations in co-operation with Our forces:

AND WHEREAS by Section 1 of "The Customs (Exportation Prohibition) Act, 1914,"¹ it is enacted that Section 8 of the afore-said Customs and Inland Revenue Act, 1879, shall have effect whilst a state of war in which We are engaged exists as if in addition to the articles therein mentioned there were included all other articles of every description:

AND WHEREAS it is further enacted by Section 2 of "The Customs (Exportation Prohibition) Act, 1914,"¹ that any Proclamation or Order in Council made under Section 8, as so amended, of "The Customs and Inland Revenue Act, 1879," may whilst a state of war exists be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS by Section 1 of "The Customs (Exportation Restriction) Act, 1914,"² it is enacted that Section 1 of "The Exportation of Arms Act, 1900," shall have effect whilst a state of war in which We are engaged exists as if, in addition to the articles therein mentioned, there were included all other articles of every description:

AND WHEREAS it is further enacted by Section 2 of "The Customs (Exportation Restriction) Act, 1914,"² that any Proclamation made under Section 1 of "The Exportation of Arms Act, 1900," may, whether the Proclamation was made

¹App. 182. ²App. 191.

before or after the passing of the Act now in recital, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS a Proclamation dated the 28th July, 1915,¹ and various Orders dated respectively the 30th July,² the 3rd³ and the 12th August,⁴ the 16th September,⁵ the 4th,⁶ the 13th⁷ and the 19th October,⁸ the 3rd⁹ and the 24th November,¹⁰ the 13th¹¹ the 20th,¹² and the 28th December, 1915,¹³ the 28th January,¹⁴ the 12th¹⁵ and the 23rd February,¹⁶ the 16th¹⁷ and the 30th March,¹⁸ and the 14th April, 1916,¹⁹ prohibiting the exportation of certain articles therein referred to from the United Kingdom to certain or all destinations, have been issued in pursuance of the aforesaid powers:

AND WHEREAS it is expedient that the said Proclamation and Orders should be consolidated, with amendments and additions, and that such Proclamation and Orders should be revoked:

AND WHEREAS We have deemed it expedient to prohibit the exportation of the articles hereinafter enumerated:

NOW, THEREFORE, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation, declaring, and it is hereby declared, that the above-mentioned Proclamation and Orders be and the same are hereby revoked:

And We have further thought fit, by and with the advice aforesaid, and in virtue and in exercise of the powers aforesaid, further to declare, and it is hereby declared, as follows:—

That the exportation of the goods mentioned in the Schedule hereto be prohibited as follows:—

- (1) Goods marked (A), to all destinations;
- (2) Goods marked (B), to all ports and destinations abroad other than ports and destinations in British Possessions and Protectorates;
- (3) Goods marked (C), to all destinations in foreign countries in Europe and on the Mediterranean and Black Seas, other than France and French Possessions, Russia, Italy and Italian Possessions, Spain and Portugal, and to all ports in any such foreign countries, and to all Russian Baltic ports.

¹p. 653. ²p. 679. ³p. 681. ⁴p. 692. ⁵p. 736. ⁶p. 772. ⁷p. 784. ⁸p. 812. ⁹p. 834. ¹⁰p. 939.
¹¹p. 988. ¹²p. 1005. ¹³p. 1044. ¹⁴p. 1142. ¹⁵p. 1171. ¹⁶p. 1195. ¹⁷p. 1332. ¹⁸p. 1422. ¹⁹p. 1500.

SCHEDULE.

- (C) Absinthe;
- (B) Accoutrements;
- (A) Aeroplane dope;
- (A) Aeroplane engines and their component parts;
- (A) Aircraft of all kinds and their component parts, together with accessories and articles suitable for use in connection with aircraft;
- (B) Alunite;
- (C) Anchors and chain cables;
- (A) Aneroids suitable for aircraft;
- (B) Animals, living, for food;
- (A) Animals, pack, saddle and draught, suitable, or which may become suitable, for use in war;
- (C) Armour plates, armour quality castings, and similar protective material;
- (C) Arrack;
- (B) Asbestos and articles manufactured wholly or partly of asbestos;
- (C) Asphalt and liquid or solid bitumen;
- (A) Baggings and sackings, old;
- (C) Bags and sacks not otherwise specifically prohibited (except paper bags);
- (A) Bags and sacks made of jute;
- (C) Balsams;
- (B) Bandoliers, leather;
- (A) Barographs, suitable for aircraft;
- (A) Baudruche skin;
- (B) Beeswax;
- (C) Belting, woven hair;
- (C) Bicycles and their component parts;
- (B) Binnacles;
- (C) Black plates, and black sheets under $\frac{1}{8}$ -inch thick;
- (B) Bladders;
- (C) Blankets;
- (B) Bones in any form and bone ash;
- (B) Boots, heavy, for men;
- (B) Buckets, suitable for camp use;
- (C) Burners, acetylene;
- (B) Camp equipment, articles of;
- (C) Camphor;
- (C) Candles (except candles manufactured wholly or partly of paraffin wax or tallow);
- (B) Candles manufactured wholly or partly of paraffin wax or tallow;
- (C) Canes and sticks, unmounted;

(A) Cannon and other ordnance, and their component parts;

(A) Canvas, old ship;

(A) Canvas cuttings;

(B) Capsicum;

(A) Capsicum, oleo-resin of;

(A) Carbon, Brazilian;

(C) Carbon, gas;

(A) Carbons, suitable for searchlights;

(A) Carriages and mountings for cannon and other ordnance and their component parts;

(A) Cartridges, charges of all kinds, and their component parts;

(B) Carts, two-wheeled, capable of carrying 15 cwt. or over, and their component parts;

(C) Casein and preparations thereof;

(B) Casings;

(A) Celluloid;

(A) "Celluloid" sheet, non-inflammable, and similar transparent material, non-soluble in lubricating oil, petrol or water;

(C) Charcoal;

Chemicals, drugs, dyes and dye stuffs, medicinal and pharmaceutical preparations and tanning extracts, the following:—

(B) Acetanilide;

(A) Acetates, all metallic;

(A) Acetic acid;

(A) Aceto-celluloses;

(A) Acetone and its compounds and preparations;

(A) Acetylsalicylic acid (aspirin) and its preparations;

(A) Alcohol, absolute;

(A) Alcohol, methylic;

(A) Aluminium nitrate;

(B) Aluminium, oxides of, and mixtures containing aluminium oxides;

(C) Aluminium, salts of (except aluminium nitrate and sulphate, aluminio-ferric and ammonium alum);

(B) Aluminium sulphate;

(B) Aluminio-ferric;

(A) Amidol and mixtures containing amidol;

(A) Amidopyrine;

(B) Ammonia and its salts, whether simple or compound (except ammonium nitrate, perchlorate and sulphocyanide);

(B) Ammonia, liquefied;

(B) Ammonia liquor;

(B) Ammonium alum;

(A) Ammonium nitrate, perchlorate and sulphocyanide;

(A) Amyl acetate;

- (A) Anthracene oil;
- (C) Antimony, compounds of (except sulphides and oxides of antimony);
- (B) Antimony, sulphides and oxides of;
- (A) Antipyrine (phenazone) and its preparations;
- (A) Anti-tetanus serum;
- (C) Arsenic, compounds of arsenic, and mixtures containing arsenic;
- (C) Barium sulphate;
- (A) Belladonna and its preparations;
- (A) Belladonna alkaloids, and their salts and preparations;
- (B) Benzoic acid (synthetic) and benzoates;
- (A) Benzol and its compounds and preparations;
- (C) Bismuth and its salts (except bismuth nitrate);
- (A) Bismuth nitrate;
- (C) Bleaching powder;
- (C) Borax and mixtures containing borax;
- (C) Boric acid;
- (C) Boron compounds;
- (B) Bromine and alkaline bromides;
- (A) Caffeine and its salts;
- (B) Calcium carbide;
- (C) Calcium sulphate;
- (C) Calcium sulphide;
- (B) Cantharides;
- (A) Carbolic acid and compounds thereof, and preparations containing carbolic acid;
- (A) Carbon disulphide;
- (B) Carbon tetrachloride and its preparations;
- (A) Cerium, oxide and salts of;
- (A) Chloral and its compounds and preparations;
- (A) Chlorates, all metallic;
- (B) Chlorine;
- (B) Chromium, compounds of (except chromium acetate, chromium chlorate and chromium nitrate), and mixtures containing such compounds of chromium;
- (A) Chromium acetate;
- (A) Chromium chlorate;
- (A) Chromium nitrate;
- (A) Coal tar, all products (except creosote) obtainable from and derivatives thereof, suitable for use in the manufacture of dyes and explosives, whether obtained from coal tar or other sources, and mixtures containing such products or derivatives;
- (A) Cobalt, nitrate;
- (B) Cobalt, oxides and salts of (except cobalt nitrate), and mixtures containing such oxides or salts of cobalt;
- (B) Cocaine and its salts and preparations;
- (B) Colchicum and its preparations;

- (A) Collodion;
- (A) Copper acetate;
- (C) Copper, compounds of (except copper acetate, copper iodide, copper nitrate, copper sulphate, and suboxide of copper), and mixtures containing such compounds of copper;
- (B) Copper iodide;
- (A) Copper nitrate;
- (B) Copper, suboxide of, and mixtures containing suboxide of copper;
- (B) Copper sulphate;
- (C) Creosote;
- (A) Cresol, compounds and preparations of cresol (except saponified cresol), and nitro-cresol;
- (B) Cresol (saponified);
- (A) Cyanamide;
- (A) Diethylbarbituric acid (veronal) and veronal sodium;
- (A) Dimethylaniline;
- (A) Dyes and dyestuffs manufactured from coal tar products, and articles containing such dyes or dyestuffs;
- (A) Emetin and its salts;
- (A) Ergot of rye;
- (A) Ether, acetic;
- (A) Ether formic;
- (A) Ether, sulphuric;
- (A) Eucaine hydrochloride, eucaine (benzamine) lactate, and their preparations;
- (C) Formic acid;
- (B) Formic aldehyde;
- (A) Fusel oil (amyl alcohol);
- (A) Gentian and its preparations;
- (A) Glycerine, and preparations containing glycerine not otherwise specifically prohibited;
- (A) Green oil;
- (B) Guaiacol and guaiacol carbonate;
- (C) Halogen derivatives of aliphatic hydrocarbons (except carbon tetrachloride, the exportation of which is prohibited to all ports and destinations abroad other than ports and destinations in British Possessions and Protectorates);
- (A) Henbane and its preparations;
- (B) Hexamethylene tetramin (urotropin) and its compound and preparations;
- (B) Hydrobromic acid;
- (B) Hydrochloric acid;
- (A) Hydroquinone, and mixtures containing hydroquinone
- (A) Indigo, natural and synthetic;
- (C) Iodine and its compounds and preparations;
- (C) Iron sulphates;

(A) Magnesium chloride and sulphate and mixtures containing magnesium chloride or sulphate;

(A) Manganese, peroxide of;

(B) Mercury, compounds and preparations of (except nitrate of mercury), and mixtures containing such compounds of mercury;

(A) Mercury nitrate;

(A) Methylaniline;

(A) Methyl salicylate, and preparations containing methyl salicylate;

(A) Metol, and mixtures containing metol;

(A) Naphthalene and its compounds and preparations;

(A) Neo-salvarsan;

(A) Nickel nitrate;

(B) Nickel, oxides and salts of (except nickel nitrate), and mixtures containing such oxides or salts of nickel;

(A) Nitrates, all metallic;

(A) Nitric acid;

(A) Nitro-toluol;

(A) Novocain and its preparations;

(C) Nux vomica and its preparations;

(C) Nux vomica alkaloids and their salts and preparations;

(A) Opium and its preparations;

(A) Opium alkaloids and their salts and preparations;

(B) Oxalic acid;

(B) Paraffin, liquid medicinal;

(A) Paraformaldehyde;

(A) Paraldehyde;

(A) Perchlorates, all metallic;

(A) Phenacetin and its preparations;

(A) Phosgene (carbonyl chloride);

(B) Phosphorus and its compounds;

(A) Picric acid and its components;

(A) Platinum, salts of;

(A) Potash, caustic, and articles containing caustic potash;

(A) Potassium chlorate, and mixtures containing potassium chlorate;

(A) Potassium cyanide, and mixtures containing potassium cyanide;

(A) Potassium, nitrate (saltpetre);

(A) Potassium, perchlorate;

(A) Potassium, permanganate;

(B) Potash salts (except potassium chlorate, cyanide, nitrate [salt-petre], perchlorate and permanganate), and mixtures containing such potash salts;

(A) Pyridine;

(A) Pyrogallie acid, and mixtures containing pyrogallie acid;

- (B) Quinine and its salts;
- (A) Radium compounds;
- (A) Saccharin;
- (A) Salicylic acid and its preparations;
- (A) Salipyrine;
- (A) Salol and its preparations;
- (A) Salvarsan;
- (B) Santonin and its preparations;
- (B) Senna leaves and pods;
- (B) Soda, caustic;
- (C) Sodium carbonate and bicarbonate;
- (C) Sodium cyanide, and mixtures containing sodium cyanide;
- (B) Sodium hyposulphite (thiosulphate), and mixtures containing sodium hyposulphite;
- (B) Sodium prussiate, and mixtures containing sodium prussiate;
- (A) Sodium salicylate and its preparations;
- (C) Sodium sulphate and bisulphate (nitre cake);
- (C) Sodium sulphide;
- (A) Spent oxide;
- (B) Stramonium leaves and seeds;
- (C) Strontium sulphate;
- (A) Sulphonal;
- (A) Sulphur and preparations containing sulphur;
- (A) Sulphur, chlorides of;
- (A) Sulphur dioxide, liquefied;
- (A) Sulphuric acid;
- (A) Sulphuric acid, fuming (oleum);
- Tanning extracts, the following:—
 - (A) Chestnut extract;
 - (A) Oakwood extract;
 - (A) Valex;
 - (A) Valonia;
 - (B) Other extracts and substances for use in tanning;
- (B) Tartaric acid, cream of tartar, and alkaline tartrates;
- (A) Theobromine sodium salicylate;
- (A) Thorium, oxide and salts of;
- (A) Thymol and its preparations;
- (B) Tin, chlorides of;
- (C) Tin, compounds of (except chlorides and oxide of tin);
- (B) Tin, oxide of;
- (A) Toluol and its compounds and preparations;
- (A) Triphenyl phosphate;
- (A) Trional;
- (A) Trioxymethylene;
- (B) Tungsten, oxides and salts of;
- (C) Ultramarine, and mixtures containing ultramarine;

- (B) Urea and its compounds;
- (A) Xylol and its compounds and preparations;
- (B) Zinc chloride and sulphate, and mixtures containing zinc chloride or sulphate;
- (C) China stone;
- (B) Chronometers;
- (A) Cinematograph films;
- (C) Clay, China, potters', and ball;
- (C) Cloth manufactured wholly or partly of wool or hair, except khaki woollen or worsted cloth;
- (A) Cloth, khaki woollen or worsted, and mixtures thereof;
- (B) Coal, except coal allowed by the Commissioners of Customs and Excise to be shipped as bunker coal;
- (A) Coal tar;
- (C) Coconut, desiccated;
- (B) Coke, except petroleum coke;
- (A) Coke, petroleum;
- (A) Collar check, woollen;
- (B) Compasses for ships, and component parts thereof;
- (A) Compasses, other than ships' compasses;
- (C) Cordite presses;
- (C) Cork and cork dust and articles wholly manufactured from cork or cork dust or both;
- (C) Cotton, all manufactures, mixtures, and products of, not otherwise specifically prohibited;
- (A) Cotton pulp;
- (A) Cotton rags and rags containing cotton;
- (C) Cotton, raw;
- (A) Cotton shoddy;
- (A) Cotton wadding and articles containing cotton wadding;
- (A) Cotton waste and articles containing cotton waste;
- (A) Cotton wool and articles containing cotton wool;
- (B) Crucibles, (plumbago);
- (A) Cylinders, metal, such as can be used for containing compressed gas;
- (B) Deer skins;
- (C) Dextrine;
- (B) Diamonds prepared for use in draw plates;
- (A) Diamonds suitable for industrial purposes;
- (C) Dies for cartridge cases;
- (B) Docks, floating, and their component parts;
- (B) Draw plates, jewelled, for drawing wire;
- (C) Dynamo sheets;
- (B) Electric lamps;
- (A) Electrodes, carbon, for electric furnaces;
- (B) Electros for printing purposes, composed of lead, antimony or copper;

(C) Emery, corundum, natural or artificial (such as alundum), carborundum and crystolon and manufactures thereof;

(B) Equipment, military;

(A) Esparto grass;

(A) Explosives;

(B) Fats, all animal and vegetable, and articles and mixtures containing such fats;

(B) Fatty acids and articles and mixtures containing fatty acids;

(B) Fencing staples;

Ferro alloys, the following:—

(B) Ferro-cerium;

(B) Ferro-chrome;

(B) Ferro-manganese;

(A) Ferro-molybdenum;

(B) Ferro-nickel;

(B) Ferro-titanium;

(A) Ferro-tungsten;

(B) Ferro-vanadium;

(B) Spiegeleisen;

(A) Ferro-silicon;

(B) Fibre, China;

(A) Fibre-Mauritius;

(A) Fibre, Mexican;

(A) Fibre, Mexican Istle;

(A) Fibre, New Zealand flax;

(C) Fibres, vegetable, not otherwise specifically prohibited, and yarns made therefrom;

(A) Field glasses;

(B) Files;

(A) Firearms, rifled, and their component parts;

(B) Firearms, unrifled, and their component parts;

(C) Fishing gear (except tackle for fishing by rod and line);

(A) Flax fabric, suitable for aircraft;

(A) Flax, raw;

(A) Flax shakings;

(A) Flax tow;

(A) Flax waste;

Forage and food which may be used for animals, the following:—

(B) Beans;

(C) Brewers' and distillers' grains;

(C) Brewers' dried yeast;

(C) Buckwheat;

Cakes and meals, the following:—

(C) Biscuit meal;

(C) Calf meal;

(C) Coconut and poonac cake;

- (B) Compound cakes and meal;
- (B) Cotton seed cake, and cotton seed meal;
- (C) Fishmeal and concentrated fish;
- (C) Gluten meal or gluten feed;
- (C) Ground nut or earth nut cake and meal;
- (C) Hempseed cake and meal;
- (C) Husk meal;
- (B) Linseed cake and meal;
- (C) Locust bean meal;
- (C) Maize germ meal;
- (C) Maize meal and flour;
- (C) Meat meal;
- (C) Palmnut cake and meal;
- (C) Poppy seed cake and meal;
- (C) Rapeseed or colza seed cake and meal;
- (C) Sesame seed cake and meal;
- (C) Soya bean cake and meal;
- (C) Sunflower seed cake and meal;
- (B) Whale cake;
- (B) Whale meal;
- (C) Chick peas;
- (C) Dari;
- (C) Gram or dhol;
- (C) Green forage;
- (A) Hay;
- (B) Lentils;
- (C) Lupin seeds;
- (B) Maize;
- (C) Maize germs;
- (B) Malt dust, malt flour, culms, sprouts or combings;
- (C) Millet;
- Offals of corn and grain, the following:—
 - (A) Bran;
 - (A) Middlings;
 - (C) Mill dust and screenings;
 - (A) Pollard;
 - (B) Rice meal (or bran) and dust;
 - (A) Sharps;
- (B) Patent and proprietary cattle foods of all kinds;
- (C) Pigeon peas;
- (A) Straw;
- (B) Forges, portable;
- (B) Fuel, manufactured;
- (C) Furs, and manufactures thereof;
- (A) Fuses;
- (B) Fustic (chips and extract);
- (C) Gauges for cartridges and shells;

- (A) Glass for optical instruments;
- (B) Gloves, fingerless sheepskin;
- (B) Gloves, men's woollen;
- (B) Gloves, with leather palms;
- (1) Glucose;
- (B) Goat skins;
- (A) Goldbeaters' skin;
- (A) Gramophone and other sound records;
- (B) Graphite, and mixtures containing graphite;
- (B) Grindery, the following articles of, used in the making of boots and shoes:—
 - Brass rivets;
 - Cutlan studs;
 - Heel attaching pins;
 - Heel tip nails;
 - Heel tips;
 - Hobnails;
 - Lasting tacks and rivets, and iron shoe rivets;
 - Protector studs;
 - Screwing wire;
 - Steel bills;
- (C) Grindstones;
- (C) Grubbers;
- (B) Guanos;
- (C) Gums (except such as contain caoutchouc and except gum tragacanth);
 - (B) Gums containing caoutchouc;
 - (A) Gum tragacanth;
 - (B) Guts;
 - (C) Hacksaw blades;
 - (B) Hair, animal;
 - (B) Hair, animal, tops, noils, and yarns of;
 - (C) Handles and helves for grubbers, pickaxes, spades and shovels;
 - (A) Harness and metal fittings therefor;
 - (A) Heliographs;
 - (A) Hemp, other than Manila hemp;
 - (C) Hemp, Manila;
- Hemp, the following manufactures of:—
 - (C) Binder and reaper twine;
 - (B) Cloth;
 - (B) Cordage and twine (except cordage or twine of Manila hemp, and binder or reaper twine);
 - (C) Cordage and twine of Manila hemp;
 - (A) Hemp ropes, old;
 - (A) Hemp waste;
 - (A) Hides of cattle, buffaloes, and horses, and calfskins;
 - (B) Horse shoes;

- (B) Hosiery, wool or wool mixed, for men's wear;
- (B) Huts, wooden;
- (C) Implements and apparatus designed exclusively for the manufacture of munitions of war, for the manufacture or repair of arms or of war material for use on land or sea, the following:—

- Cordite presses;
- Dies for cartridge cases;
- Gauges for cartridge or shells;
- Incorporators;
- Lapping machines;
- Rifling machines;
- Wire-winding machines;

- (B) Implements for cutting or fixing barbed or galvanized wire;

- (A) Incandescent mantles;
- (C) Incorporators;
- (A) Jute padding;
- (A) Jute piece goods;
- (B) Jute, raw and carded;
- (A) Jute threads;
- (A) Jute twist;
- (A) Jute waste;
- (A) Jute webbing;
- (A) Jute wrappers (Surrat tares);
- (A) Jute yarns;
- (B) Kettles, camp;
- (A) Khaki camel fleece;
- (A) Khaki woollen or worsted cloth and mixtures thereof;
- (B) Lacs, not including lac dye;
- (B) Lanterns suitable for camp use;
- (C) Lapping machines;

Leather and leather goods of the following descriptions:—

- (C) Chamois, glace kid, morocco, persians, roans, and seal-leather;

- (B) Leather articles of personal equipment suitable for military purposes;

- (B) Leather bandoliers;
- (B) Leather belting, hydraulic leather, pump leather and picking bands;

- (B) Leather belts;
- (C) Leather, bookbinding;
- (C) Leather, enamelled, japanned or varnished;
- (B) Leather laces;
- (B) Leather pouches;

- (C) Leather suitable for textile machinery, except leather belting and picking bands;

- (B) Leather suitable for military clothing;

(A) Leather suitable for saddlery, harness or military boots;

(C) Leather waste;

(C) Linen manufactures, the following:—

Canvas;

Canvas hose;

Drills, woven;

Ducks, woven;

Linen piece goods woven from bleached yarns, but not bleached in the piece;

Linen thread;

Linen yarn;

Union cloths containing cotton in the proportion of 25 per cent or upwards;

(A) Linen waste;

(B) Logwood (chips, extract and preparations);

(B) Lubricants and articles and mixtures containing lubricants;

(A) Machine guns, mountings for machine guns and component parts thereof;

(C) Machinery for ditching and trenching;

(C) Machinery, metal-working, and component parts and accessories thereof;

(A) Magnesite and magnesite bricks;

(A) Magnesite, caustic or lightly calcined, and dead burnt magnesite;

(A) Magnetos;

(B) Manures, compound, containing nitrate or phosphate;

(B) Maps and plans of any place within the territory of any belligerent, or within the area of military operations, on a scale of four miles to one inch or on any larger scale, and reproductions on any scale by photography or otherwise of such maps or plans;

(C) Mess tins;

Metals and ores, the following:—

(A) Aluminium, alloys of aluminium, and manufactures of aluminium;

(B) Antimony and alloys of antimony;

(C) Arsenical ore;

(B) Bauxite;

(A) Cerium and its alloys (except ferro-cerrium, the exportation of which is prohibited to all ports and destinations broad other than ports and destinations in British Possessions and Protectorates);

(B) Chrome ore;

(B) Cobalt, cobalt ore, and alloys of cobalt;

(C) Copper ore;

(B) Copper, unwrought and part wrought, all kinds, including alloys of copper (such as brass, gun metal, naval brass and delta metal, phosphor copper, phosphor bronze, and solder containing copper), copper and brass circles, slabs, bars, ingots, scrap, rods and plates and also wrought copper of the following descriptions:—Copper and brass pipes, sheets, condensor plates, copper wire, brass wire, bronze wire, perforated brass sheets, perforated brass linings, and copper foil;

(C) Copper manufactures, the following:—

All articles wholly or partly manufactured of copper or its alloys not otherwise specifically prohibited;

- (A) Iron ore;
- (A) Iron, pig;
- (A) Iron pyrites;
- (A) Iron scrap;
- (B) Lead ore;
- (A) Lead, pig;
- (B) Lead, pipe, scarp, or sheet and solder containing lead;
- (A) Magnesium and its alloys;
- (B) Manganese and manganese ores;
- (A) Mercury;
- (B) Molybdenum and molybdenite;
- (B) Nickel, alloys of nickel, and nickel ore;
- (A) Platinum, alloys of platinum, and manufactures containing platinum;
- (B) Scheelite;
- (B) Selenium;
- (B) Sodium;
- (A) Spelter and spelter dross;
- (A) Steel containing tungsten or molybdenum, and any tools or other articles made from such steel;
- (B) Steel and steel articles containing chrome, cobalt, nickel, or vanadium;
- (A) Steel angles, channels, joists, tees and other steel sectional material;
- (A) Steel billets, blooms, and slabs;
- (A) Steel bridge work, pier work, and structural material;
- (A) Steel flats, rounds, and squares (except carbon steel for tools and steel for mining purposes);
- (A) Steel ingots;
- (A) Steel plates and sheets $\frac{1}{8}$ -inch thick and over;
- (A) Steel scrap;
- (A) Steel sheet bars;
- (A) Steel tubes;

- (A) Steel wire;
- (A) Steel wire rods;
- (B) Tin, alloys of tin not otherwise specifically prohibited, and manufactures of tin (except hollow-ware, tin plates, and receptacles made from tin plates);
- (B) Tin ore;
- (C) Tin plates and receptacles made from tin plates;
- (A) Tungsten (except tungsten filaments for electric lamps);
- (B) Tungsten filaments for electric lamps;
- (B) Vanadium;
- (B) Wolframite;
- (B) Wolfenite;
- (B) Yellow metal;
- (A) Zinc ashes;
- (B) Zinc ore;
- (A) Zinc, alloys of zinc, and manufactures of zinc;
- (B) Mica, mica chimneys, mica splittings, micanite, and micanite cloth;
- (B) Mineral jellies;
- (B) Mines and their component parts;
- (C) Monazite sand;
- (B) Motor spirit (except benzol, the exportation of which is prohibited to all destinations);
- (C) Motor vehicles, motor bicycles, and their component parts and accessories;
- (B) Nautical instruments;
- (B) Needles, hosiery;
- (B) Nightlights;
- (B) Oakum;
- (A) Oats;
- (C) Oil, blast furnace;
- (C) Oils, creosote, except wood tar oil;
- (B) Oil fuel, except oil fuel allowed by the Commissioners of Customs and Excise to be shipped for use on board the exporting ship;
- (B) Oil fuel, shale;
- (B) Oils, all animal and vegetable (not including essential oils), and articles and mixtures containing such oils;
- (B) Oil waste;
- (B) Oil, whale (train, blubber, sperm), seal oil, shark oil, fish oil generally, and mixtures of the foregoing;
- (B) Oil, wood tar;
- Oleaginous kernels, nuts, seeds, and products, the following:—
- (B) Castor beans;
- (B) Coconuts;
- (B) Copra;

- (B) Cotton seed;
- (B) Ground nuts, earth nuts, or pea nuts (Arachides);
- (B) Hempseed;
- (B) Linseed;
- (B) Palm nuts and palm kernels;
- (B) Poppy seeds;
- (B) Rape or colza seed;
- (B) Sesame seed;
- (B) Soya beans;
- (B) Sunflower seed;
- (C) Other oleaginous kernels, nuts, seeds, and products;
- (B) Ovens, suitable for camp use;
- (C) Packings, engine and boiler;
- (A) Paper, waste;
- (B) Paraffin oil;
- (B) Paraffin wax;
- (C) Peat;
- (B) Pepper;
- (A) Periscopes;
- (B) Petroleum, fuel oil;
- (B) Petroleum, lighting oil;
- (B) Petroleum, gas oil;
- (B) Petroleum spirit and articles containing petroleum spirit;
- (C) Petroleum and its products not otherwise specifically prohibited;
- (B) Phosphate rock, namely:—
 - Apatites;
 - Phosphates of lime and alumina;
- (A) Photographic sensitive films, plates, and printing paper, whether exposed or not;
- (C) Pickaxes;
- (C) Pimento;
- (B) Pigskins;
- (B) Pitches, derived from fats, greases, oils or fatty acids;
- (B) Plumbago;
- (C) Pocket lamp cases, and cases fitted with bulbs but not containing batteries;
- (A) Powder, aluminium;
- (B) Powder, bronze (except aluminium powder);
- (A) Projectiles of all kinds and their component parts;
- Provisions and victuals which may be used as food for man, the following:—
 - (B) Animals, living, for food;
 - (C) Arrowroot;
 - (B) Barley, barley meal, and pearled and pot barley;
 - (C) Bean flour and meal;

- (C) Biscuits, bread and cakes;
- (B) Butter;
- (C) Cassava powder;
- (B) Cheese;
- (C) Cocoa, raw, and manufactures thereof;
- (C) Cocoa husks;
- (C) Cocoa shells;
- (C) Coffee;
- (C) Cornflour;
- (C) Corn grits;
- (B) Eggs in shells;
- (C) Egg, yolk and liquid, and albumen;
- (C) Farina;
- (C) Fish;
- (C) Fruit, fruit preserves, and nuts used as fruit;
- (C) Hominy;
- (B) Lard and imitation lard;
- (C) Lentil flour and meal;
- (C) Macaroni;
- (B) Malt;
- (C) Malt sugar;
- (C) Mandioca;
- (B) Margarine;
- (A) Meat, namely, beef and mutton, fresh or refrigerated;
- (C) Meat, extract of;
- (C) Meat of all kinds (except poultry and game), not including beef and mutton, fresh or refrigerated;
- (C) Meats, tinned or potted;
- (B) Milk, condensed or preserved;
- (B) Oatmeal and rolled oats;
- (C) Onions;
- (C) Pea flour and meal;
- (B) Peas (except tinned and bottled peas, and peas packed in cardboard boxes or similar receptacles);
- (C) Potatoes and potato flour;
- (C) Prepared foods wholly or partially derived from cereals;
- (C) Rice and rice flour;
- (C) Rye, rye flour and meal;
- (C) Sago and sago flour and meal;
- (C) Semolina;
- (C) Soups, compressed and dessicated;
- (C) Spaghetti;
- (A) Sugar, cane and beet;
- (C) Tapioca and tapioca flour;
- (C) Tomato pulp;
- (C) Vegetables, fresh (except peas);

- (C) Vermicelli;
- (A) Wheat, wheat flour, and wheatmeal;
- (A) Pulp-board waste;
- (A) Rags, cotton, and rags containing cotton;
- (A) Rags, linen;
- (B) Rags, woollen, shoddy, and mungo applicable to other uses than manure;
- (C) Railway material, both fixed and rolling stock (except railway wagons and their component parts, steel rails, steel sleepers, steel springs, wheels, axles, and tyres);
- (A) Railway material, the following:—
 - Steel rails;
 - Steel sleepers;
 - Steel springs;
 - Wheels, axles, and tyres;
- (B) Railway wagons and their component parts (except steel springs, and wheels, axles, and tyres);
- (B) Ramie stockings and ramie fabrics suitable for the manufacture of gas mantles;
- (A) Range finders and their component parts;
- (C) Rattans;
- (C) Resins and resinous substances (except such as contain caoutchouc);
- (B) Resinous substances containing caoutchouc;
- (A) Revolution indicators suitable for aircraft;
- (C) Rifling machines;
- (C) Rock crystal;
- (B) Rope made of steel wire, and steel hawsers;
- (B) Rubber (raw, waste, and reclaimed), solutions containing rubber, jellies containing rubber, and any other preparations containing rubber, and also balata, gutta-percha, and the following varieties of rubber, viz.:—Borneo, Guayule, Jelutong, Palembang, Pontianac, and all other substances containing caoutchouc;
- (B) Rubber, gutta-percha, or balata, goods made wholly or partly of;
 - (C) Rugs, (except horse rugs);
 - (B) Rugs, horse;
 - (C) Rum and imitation rum;
 - (C) Sabadilla seeds and preparations therefrom;
 - (B) Sacks, coal;
 - (A) Saddle felt;
 - (A) Saddlery, and metal fittings therefor;
 - (A) Saddle serge;
 - (C) Salt, rock and white (except table salt);
 - (B) Sausage skins;
 - (B) Search-lights;
 - (C) Seeds, clover and grass;

(B) Sheepskins, haired or woolled;

(B) Shellac;

Shipbuilding materials, the following:—

(A) Boiler tubes;

(A) Condenser tubes;

(C) Diesel and other internal combustion engines for marine propulsion, and component parts of such engines;

(C) Iron and steel castings and forgings for hulls and machinery of ships;

(C) Iron plates and sectional materials for shipbuilding

(C) Ships' auxiliary machinery;

(C) Shovels;

(B) Signalling lamps and their component parts;

(A) Silica bricks;

Silk and silk manufactures, the following:—

(B) Broad silks of all kinds, whether all silk or of silk mixed with other yarns (except with artificial silk yarn or metal threads), in the grey or discharged, undyed, dyed or printed but unweighted;

(A) Silk braid, silk cloth, silk thread, suitable for cartridges;

(B) Schappe and spun yarns;

(B) Shantung silk;

(A) Silk noils;

(B) Silk, raw or thrown;

(B) Silk waste;

(A) Sisal strings, old;

(A) Sisal waste;

(C) Slagwool;

(A) Soap containing more than one per cent of glycerine;

(C) Soap (except soft soap) containing one per cent or less of glycerine;

(B) Soap, soft, containing one per cent or less of glycerine;

(C) Sounding machines and gear;

(C) Spades;

(C) Sparking plugs;

(C) Spices other than pepper;

(B) Spiegeleisen;

(A) Spirits, methylated;

(A) Spirits of a strength of not less than 43 degrees above proof;

(C) Starch;

(A) Steel stampings, suitable for aircraft;

(B) Stockinette;

(A) Straw-board waste;

(B) Submarine sound-signalling apparatus;

(B) Surgical bandages and dressings (except cotton wadding and cotton wool, the exportation of which is prohibited to all destinations);

(B) Surgical instruments;

(A) Swords, bayonets and other arms (not being firearms), and their component parts;

(B) Syringes, hypodermic;

(B) Tar, vegetable;

(B) Tar, wood;

(A) Tarpaulins;

(C) Telegraphs (except wireless), instruments and material for (not including insulated wires, and cables, the exportation of which is prohibited to all ports and destinations abroad other than ports and destinations in British Possessions and Protectorates);

(B) Telegraphs, wireless, instruments and material for;

(C) Telephones, material for (except telephone sets and their component parts);

(B) Telephone sets and their component parts;

(A) Telescopes;

(B) Tents and their component parts;

(C) Terneplates and receptacles made from terneplates;

(A) Theodolites;

(B) Thermometers, clinical;

(C) Tin plates and receptacles made from tin plates;

(B) Torpedoes and their component parts;

(B) Torpedo nets;

(B) Torpedo tubes;

(C) Transformer sheets;

(A) Tubes, brass, solid drawn;

(B) Tubes, brass, brazed;

(A) Tubes, copper, solid drawn;

(A) Turnbuckles suitable for aeroplanes;

(B) Turpentine (oil and spirit), and articles containing turpentine substitute;

(C) Twist drills;

(B) Tyres for motor vehicles and for cycles (whether attached to a vehicle or cycle or not), together with articles and materials especially adapted for use in the manufacture or repair of tyres;

(B) Uniform clothing (except second-hand military uniform clothing);

(A) Uniform clothing, second-hand military;

(B) Vessels, boats and craft;

(B) Wagons, four-wheeled, capable of carrying one ton or over, and their component parts;

(A) Wagon covers;

(C) Water bottles suitable for military use;

- (C) Wax, carnauba;
- (B) Waxed paper;
- (B) Waxes, mineral and vegetable (except carnauba), and composite waxes;
- (B) Web equipment;
- (B) Wires and cables, insulated;
- (C) Wire-winding machines;
- Woods, the following:—
 - (A) Ash;
 - (A) Ash three-ply wood;
 - (C) Lignum vitæ;
 - (C) Mahogany;
 - (C) Plywood, except ash three-ply wood;
 - (A) Spruce;
 - (A) Walnut;
- (B) Wool grease;
- (B) Woollen and worsted yarns and mixtures thereof;
- (B) Woollen scarves, jerseys, cardigan jackets, socks, and men's woollen gloves and underwear;
- (B) Woollen rags, shoddy, and mungo, applicable to other uses than manure;
- (B) Wool noils and mixtures thereof;
- (B) Wool, raw (sheep's and lambs'), and mixtures thereof;
- (B) Wool tops and mixtures thereof;
- (B) Wool waste;
- (B) X-ray apparatus.

Given at Our Court at Buckingham Palace, this Tenth day of May, in the year of our Lord one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

GOD SAVE THE KING.

No. 757.

The London Gazette, 12th May, 1916.

[29578].

Notice to Mariners.

No. 501 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 455 of 1916;* hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty, and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. All ships (other than British ships) whilst navigating in the waters between the Downs Pilot Station and Great Yarmouth

*p. 1539.

and *vice versa*, and between those places and the Sunk light-vessel, or any intermediate Pilot Station that may hereafter be established, and *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

5. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness, except for ships bound into or out of the Harbours of Dover and Folkestone.

6. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles south-east of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships crossing the North Sea between the parallels of $51^{\circ} 40'$ and $51^{\circ} 54'$ North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

(d) Pilots can also be obtained at LONDON for the Downs and Great Yarmouth (including the River Thames and approaches).

Note.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, from one hour after sunset until 3 a.m.

Vessels at anchor within these limits must not exhibit any lights from one hour after sunset until 3 a.m. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, from one hour after sunset until 3 a.m.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. (a) The cruising of yachts and pleasure craft in the Thames Estuary and River Medway will be permitted under the following restrictions:—

(b) No yachts or pleasure boats under sail or steam, or otherwise mechanically driven, are allowed:—

(i) In the Estuary of the Thames east of a line drawn between the Grain Spit and West Shoebury Buoys.

(ii) In the area enclosed by a line drawn north and south through the Ovens Buoy to a line joining Holehaven Point and the Blyth Middle Buoy.

(iii) In the Medway east of Rochester Bridge.

(c) The Estuary of the Thames mentioned above in paragraph (b) (i) is to be considered to include the north coast of Kent from North Foreland to Sheerness, and the coast of Essex from Shoeburyness to the Naze.

(d) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m.

(e) Pleasure craft using the waters to the west of the line mentioned in paragraph (b), (i), in which cruising is permitted, must obtain a licence from the local Police.

(f) If more than one craft is used, a separate licence is required for each.

(g) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(h) The licence must be carried in the craft, and is to be available for inspection.

(i) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p.m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(j) Pulling boats are allowed within the area prohibited by paragraph (b) (i), provided:—

(i) A licence is obtained in accordance with paragraph (e) and (f).

(ii) A separate licence is obtained for each boat.

(iii) Paragraphs (d), (h) and (i) are complied with.

(iv) No such boats proceed further than one mile from the shore, and in the area between Margate Coast Guard Station and the North Foreland they must keep within half a mile from the shore.

(k) Pulling boats are forbidden to go alongside or communicate with any vessel lying off the shore.

(l) No pleasure pulling boats are allowed in the Medway to the eastward of Rochester Bridge, nor are they allowed in the area mentioned in paragraph (b) (ii).

(m) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

4. (a) The cruising of yachts and other pleasure craft under sail, steam, or otherwise mechanically driven, and under oars, in the Colne, Blackwater, Crouch and Roach rivers will be permitted under the following restrictions.

(b) All pleasure craft of any description are prohibited from being under way between the hours of 8 p.m. and 6 a.m.

(c) Pleasure craft using the areas mentioned in paragraphs (j) and (k), in which cruising is permitted, must obtain a licence from the local Police.

(d) If more than one craft is used, a separate licence is required for each.

(e) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number

and distinguishing letter of the licence clearly painted on each side of the bow.

(f) The licence must be carried in the craft, and is to be available for inspection.

(g) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p.m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(h) Local craft used for business purposes are subject to the foregoing regulations, but may in certain instances be allowed in prohibited areas, if permission in writing has been previously obtained from the Naval or Military authorities.

(i) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

(j) Cruising is permitted in the area to the west of a line drawn from Colne Point to N.W. Knoll Buoy and thence to Sales Point; and up these rivers. In the River Blackwater no craft of any description may anchor, nor may any landing be effected in the areas bounded by a line drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction, through Ramsey Stone to the opposite shore, and a line drawn through the Tollesbury and Mersea Oyster Fishery Company's Beacon on Thurslet Spit and the same Company's Beacon on the south side of the river, and extended to the north and south shores of the river.

(k) Cruising is permitted in the Crouch west of a line drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction through Nass Point. Cruising is also permitted in the Roach as far as Paglesham Hard, but owners of yachts are to intimate their intention to proceed up the Roach to the Coast Guard Burnham, before leaving, and report their return.

(i) In the River Crouch no craft of any description is permitted to anchor in the area bounded by lines drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction through Burnham Coast Guard Station and Holliwell Point.

(ii) Landing in the Roach may be permitted only at Paglesham Hard and permits are to be exhibited to the Military Patrol stationed there.

Variation.—14° W.

NOTE.—This Notice is a repetition of Notice No. 455 of 1916, with amendments to Section II., Sub-section 1.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of THE Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships, .

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 10th May, 1916.

No. 758.

The London Gazette, 12th May, 1916,
[29578].

Notice of Winding-Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

132. Jaenecke Printing Ink Co., Ltd., 28, Shoe Lane,
London, E.C., Printing Ink Manufacturers. *Controller: John*

Cooper, Capel House, 54, New Broad Street, London, E.C.
8th May, 1916.

133. Edw. A. Schwerdtfeger & Co., 73, Golden Lane, London, E.C., Fancy Paper and Pictorial Card Manufacturers. *Controller*: J. W. Woodthorpe, Leadenhall Buildings, 1, Leadenhall Street, London, E.C. 8th May, 1916.

134. Bleichert's Aerial Transporters, Limited, Egypt House, 36, New Broad Street, London, E.C., Constructors of Aerial Wire Railways. *Controller*: William Hancock, 90-91, Queen Street, Cheapside, London, E.C. 8th May, 1916.

135. The Flender Co., Broad Street House, New Broad Street, London, E.C., Wooden Pulley Manufacturers. *Controller*: John Baker, Eldon Street House, Eldon Street, London, E.C. 10th May, 1916.

136. Hammer Bayreuther & Co., 21, Mincing Lane, London, E.C., Rubber Merchants. *Controller*: Robert J. Knight, 3, Raymond Buildings, Gray's Inn, London, W.C. 11th May, 1916.

137. Oscar Lewinberg, 12, late 16, Distaff Lane, London, E.C., Woollen Merchant and Agent. *Controller*: Arthur Edwin Woodington, 5, Philpot Lane, London, E.C. 11th May, 1916.

138. Jahresuhren-Fabrik (A. Schatz), 65A, Aldersgate Street, London, E.C., Importers of Clocks and Watches. *Controller*: Alfred Henry Knight, Devonshire Chambers, 146, Bishopsgate, London, E.C. 11th May, 1916.

No. 759.

The London Gazette, 12th May, 1916.

[29578].

Notice to Mariners.

No. 504 of the year 1916.

ENGLAND AND WALES, SOUTH AND WEST COASTS.

PORTLAND BILL TO BARDSEY ISLAND—TRAFFIC REGULATIONS.

Former Notice.—No. 343 of 1916,* hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations

*p. 1426.

have been made by the Lords Commissioners of the Admiralty and are now in force:—

I.—REGULATIONS RESPECTING SMALL CRAFT.

GENERAL REGULATIONS.

The following Regulations are to be complied with until further notice by all small steam, motor, sailing and pulling boats and vessels, including pleasure craft of all descriptions (but excluding bona-fide fishing craft which are specially provided for under Section II of this Notice), from Portland Bill on the east to Bardsey Island on the west.

2. Permits.—The owners of all such boats or vessels are to supply lists of all their boats and vessels which they may place afloat, and must obtain for each boat or vessel a permit from the Divisional Coast Watching Officer through the Station Officer of the nearest Coastguard Station. No boat or vessel is permitted to be used without a permit.

Amateur boat owners, or amateurs hiring boats for specified periods, must similarly obtain permits, and will be regarded, for the period of the permit and for the purpose of these Regulations, as the owners.

Permits may be withdrawn at any time at the discretion of the officer by whom they were issued. They must always be carried while under way, and may be regarded as being issued for the boat or vessel and not for the person using the boat or vessel, the owner being held responsible at all times for any infringement of the regulations contained in this Notice. A distinguishing number or letter, corresponding with that on the permit, must be painted on each bow of the boat or vessel.

3. Navigational Directions.—Boats or vessels subject to this Notice are to comply strictly with the following navigational directions:—

(a) They are not to be under way at night, i.e., between half an hour after sunset and half an hour before sunrise, or during fog, but are to remain at their moorings. If caught out by fog, they are to return to the shore at once.

(b) Subject to any special exceptions that have been or may hereafter be made, they are not to proceed to a distance of more than three miles in any direction from this port, creek or river to which they belong.

It must be further understood that no special protection can be afforded them.

SPECIAL REGULATIONS.

4. Small Rowing or Sailing Boats may be let out on hire to parties for whom the owners are prepared to be responsible, and while so hired shall be strictly subject to these Regulations. Great care must therefore be taken that they are only hired out to persons who are thoroughly acquainted with these Regulations, as any infringement of the orders will, among other penalties, lead to the detention of the offending boat.

5. Power-driven Boats not exceeding 24-feet in length or a carrying capacity of 12 passengers may be let out on hire on the same conditions as small rowing and sailing boats, but with the further restriction that, while so hired, they shall be in no circumstances be under way outside the port, creek or river to which they belong.

6. Excursion Traffic, defined as advertised trips wholly or chiefly for the pleasure of the passengers, is allowed only within ports, creeks or rivers and by written permission of the Commander-in-Chief, Plymouth, which may be obtained through the District Coast Watching Officer. Such permission will only be given subject to compliance with the regulations in paragraph (3) (a) above, and provided that:—

- (a) The entire trip is within the harbour,
- (b) One person is responsible for the party, and
- (c) The permission is applicable only to the trip specified.

7. Regular Ferry Boats may obtain special permission from the District Coast Watching Officer to run up to a specified hour according to circumstances.

8. Yachts and Pleasure Craft may obtain permission from the Commander-in-Chief, Plymouth, through the District Coast Watching Officer to proceed from their fitting-out port to their summer base port.

9. Special Local Regulations are in force for defended areas and ports, comprising Portland, Plymouth, Falmouth, Milford Haven, Cardiff and Barry, and Swansea.

10. Oil, Motor-Spirit, Petrol, or other goods may not be shipped on board craft of any description, whether coasting or foreign either as stores for the equipment or navigation of the vessel or as merchandise, except at places which are under the supervision of a Customs Officer. Such goods must be properly pre-entered before shipment, and a clearance must be obtained from the Customs officials in accordance with the Customs War Powers Act, 1915.

Sailing vessels may not have on board a quantity of petrol, motor-spirit, benzine, paraffin, petroleum or similar substances, exceeding 4 gallons.

II.—REGULATIONS WITH REGARD TO FISHERMEN.

The following Regulations are to be complied with by all fishing vessels and boats from Portland Bill on the east to Bardsey island on the west (hereinafter referred to as the South-Western Area).

2. Fishing vessels authorised by fishing permits signed by the local Fishery Officer, are allowed to be at sea day and night, except as stated below in paragraph 3.

3. (i) *By Day and Night* the laying of nets or of crab or any other pots, trawling, fishing or anchoring is forbidden on the south-east coast of Devon from Sharkham point to the Mewstone, and thence to Skerries bell-buoy, within an area bounded.

On the North: By a straight line five miles in length, in a direction 85° (S. 79° E. Mag.) from Sharkham point.

On the South: By a straight line six miles in length, in a direction 111° (S. 53° E. Mag.) from Skerries bell-buoy.

On the East: By a straight line joining the eastern extremities of the north and south boundaries.

(ii) *By Night* no fishing vessel is allowed to fish or to be—

(a) Within the above area.

(b) On the south-east coast of Devon to the westward of a line drawn from the Skerries bell-buoy to a point two miles 85° (S. 79° E. Mag.) from Start point.

(c) Within ten miles of the entrance to any defended port (see paragraph 4).

4. Special local regulations are in force in certain defended ports and areas, comprising Portland, Plymouth, Falmouth, Milford Haven, Cardiff, and Barry, and Swansea.

5. A new issue of fishing permits will be made throughout the South-Western Area, and fishing skippers will be required to exchange their old permits for permits of the new issue on or before 1st June, 1916.

6. The fishing permit, made out to the skipper actually in charge, and for the boat in question, must at all times be carried by a fishing vessel at sea, and it must be produced on demand to any officer or other authorised person. Failure to comply with this regulation will render the offender liable to prosecution.

In the case of a new skipper taking charge of a boat, or of a skipper taking charge of a boat not specified on his permit, a new permit must be obtained, or the necessary alterations made on the old permit. No alterations to permits will be recognised unless signed and dated by the Permit Issuer.

7. Oil, motor-spirit, petrol, or other goods may not be shipped on board fishing craft of any description, either as stores for the equipment or navigation of the vessel or as merchandise, except at places which are under the supervision of a Customs Officer. Such goods must be properly pre-entered before shipment, and a clearance must be obtained from the Customs Officials in accordance with the Customs War Powers Act, 1915.

Sailing vessels may not have on board a quantity of petrol, motor-spirit, benzine, paraffin, petroleum or similar substances exceeding four gallons.

Variation.—16° W.

Notes.

1. Fishing vessels are only to include bona-fide professional fishing craft, manned by bona-fide fishermen. Doubtful cases for fishing permits are to be referred to the nearest Divisional Coast Watching Officer.

2. Amateurs and pleasure craft out fishing are to be regarded as coming under section I of this notice, and must comply with the Regulations contained therein.

3. Fishing vessels, having a fishing permit and desiring to carry passengers, i.e., persons other than their bona-fide crew, must obtain separate permits in accordance with section I of this notice, and when such passengers are on board, the vessels will become strictly subject to the regulations therein laid down. In the event of non-compliance, both permits may be withdrawn by the Divisional Coast Watching Officer or Fishery Officer concerned.

4. Fishery Officer means an officer of the Board of Agriculture and Fisheries, or of the Local Sea Fisheries Committee within whose district the fishing port in question lies, or other person duly appointed to issue fishing permits.

5. Permits may be withdrawn, suspended or endorsed at the discretion of the Divisional Coast Watching Officer, or of a Fishery Officer.

6. Availability of Permits.—South Western Area fishing permits are available over the whole area, when and where fishing is permitted by these regulations, but boats moving from port to port within the area should, in order to avoid delay, notify their arrival and departure to the Local Fishery Officer or Permit Issuer.

7. Visiting boats from ports outside the South-Western Area must, before fishing in this area, obtain from the local Permit Issuer a South-Western Area fishing permit, either—

(a) In exchange for their former permit (re-exchanging on departure), or,

(b) By previous application through the Local Fishery Officer,

otherwise they will be detained in port until their credentials have been verified. In all cases visiting boats must give up their South-Western Area fishing permits on leaving the South-Western Area.

8. Charts of the restricted areas off the Devon coast can be seen by Fishermen at the Harbour Master's office, Brixham, the Fish Inspector's office, Plymouth Barbican, and the Fishery Collector's Office, Newlyn Harbour.

9. Complaints on the part of the fishing community, and questions of doubt, should be referred in the first instance to the

Local Fishery Officer, or to the Inspector of Fisheries attached to the area.

III.—PLYMOUTH SOUND AND HAMOAZE.

(a) PLYMOUTH SOUND.

1. Pilotage is compulsory for all vessels (excepting fishing craft and coasting sailing vessels of less than 75 tons nett register) in the whole of the waters comprising Plymouth Sound, Hamoaze, Cattewater and Sutton Pool, inside a line joining Redding point with Rams Cliff point beacons as far as Laira bridge to the eastward and Saltash bridge to the westward.

All vessels proceeding from the Cattewater or Sutton Pool to Plymouth Sound, and *vice versa*, are to pass between the Mallard Shoal and Mount Batten breakwater.

2. A limited number of moorings for yachts may be laid in the following places and nowhere else:

On West Hoe, on application to King's Harbour Master, Sound; in the Cattewater, above Turnchapel, on application to the Harbour Master of Cattewater.

Yachts, etc., and pleasure boats may cruise in the waters of the Sound as laid down in the Public Traffic Regulations with the following exceptions:

No yacht, etc., or pleasure boat may proceed to the westward of a line joining the east end of Drake's island and the west side of the entrance to Millbay docks, nor may they proceed more than two miles outside the breakwater.

All persons going afloat in charge of yachts or boats are to make themselves thoroughly acquainted with these orders, the Public Traffic Regulations, and the Notices that have been published from time to time in the Public Press defining prohibited areas.

Special notice is drawn to the following points in the Regulations:

No yacht or boat may be under way after dark; there can, therefore, be no traffic after dark between yachts at their moorings and the shore.

Although it is only laid down that no craft may leave or enter by the East Channel, no craft is to approach anywhere near the East Channel buoys, as such action would be likely to draw the fire of the forts.

ALL EXCURSION STEAMER TRAFFIC IS PROHIBITED IN THE SOUND.

NOTE.—Yachts that are only fitting out at Plymouth, and that may wish to proceed to their summer base harbour, must obtain permission to leave for that purpose.

(b) HAMOAZE:

1. Within the limits in the Harbour of Hamoaze mentioned in paragraph 4 below, all small craft, motor boats, steamboats, pulling boats, punts, etc., are to be moored in one of the following areas, viz.:—Saltash, Pottery quay, North corner, Mutton cove, Cremyll hard, Torpoint, Stonehouse creek (or be hauled up and secured above highwater mark in an approved position), where they will remain under police supervision, and only be allowed out on the production of a permit. (See paragraph 4 below.)

2. With the exception of steam ferry boats, which have obtained special permits, no craft of any description is to be under way during the hours of official night, i.e., between the sunset gun and daylight gun fired from H.M.S. *Impregnable*. Any craft under way between these times may be fired on by the Naval patrol boats or H. M. ships in harbour without notice.

3. During fog or thick weather, no craft of any description is to be under way, with the exception of the Chain Ferry bridges at Torpoint and Saltash.

4. All traffic is prohibited in the waters of the Harbour of Hamoaze within the following limits, viz.: Between lines joining Skinham and Warren points in the Tamar river, and the boom at Devil's point, including the Lynher river as far as St. Germans, Millbrook lake, and all the creeks and coves adjoining, subject to the following provisions:—

During daylight, i.e., outside the hours of official night, all craft of any description engaged by their owners in the prosecution of their business, or used by them as a means of obtaining their livelihood, may be permitted to be

under way within the above limits on obtaining a permit for the purpose from the Superintendent of Dockyard Police; such permit to be produced when called for by the person in charge of any patrol boat, police boat, or boat of H.M. ships.

Persons owning craft of any description which they may wish to use for pleasure purposes will be allowed to remove the same to approved places outside the above limits. No permits will be granted for use of pleasure craft within the limits defined.

5. With the undermentioned exception at (i), the following areas are prohibited to all craft of every description:

Coombe bay, Kiln bay, Wilcove lake, Thanckes lake, South of Gravesend point to Pound at Torpoint, St. John's lake, Millbrook lake (inside a line from Palmer point to Little Southdown).

(i) With regard to Millbrook lake inside the line specified, special permits will be given to steam or motor ferry craft, for public traffic only, at the discretion of the King's Harbour Master of Hamoaze.

6. No craft of any description is to approach or is to communicate with any of H.M. establishments or ships without having permission and calling the attention of the guard before they close. Craft disobeying this order may be fired on without notice.

7. The foregoing provisions do not apply to any of H.M. craft or boats, or to vessels in Government employ.

8. No excursion steamers will be permitted in the Hamoaze between the boom at Devil's point and Saltashpier. Subject to special arrangements, facilities will be granted during the summer months only for excursions in the Rivers Tamar and Tavy above Saltash, permits for which must be obtained by the owners of excursion steamers from the King's Harbour Master of Hamoaze.

SPECIAL WARNING TO BOATMEN AND THOSE WHO HIRE OUT YACHTS OR BOATS.

Great care must be taken that yachts and boats are only hired out to persons who are thoroughly acquainted with these Regulations, as any infringement of the orders will, amongst

other things, lead to the detention of the offending yacht or boat.

IV. CHANNEL SOUTHWARD OF BREAKSEA LIGHT-VESSEL PROHIBITED.

The passage of vessels through the channel southward of the Breaksea light-vessel is entirely prohibited.

Vessels contravening this regulation are liable to be fired upon.

Note.—This Notice is a repetition of Notice No. 343 of 1916, with amendment to section I, and the addition of section II.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1915, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY.

Hydrographer.

Hydrographic Department, Admiralty,
London,
11th May, 1916.

No. 760.

The London Gazette, 12th May, 1916.

[29578].

Treatment of Goods Discharged from German Vessels Requisitioned by the Italian Government.

His Majesty's Secretary of State for Foreign Affairs has received, through H.M. Ambassador at Rome, the following Memorandum from the Italian Government on the subject of goods discharged from German steamers which have been requisitioned by them:—

Translation.

In order to regulate in a definite and uniform manner the treatment to be accorded to goods discharged from German steamers requisitioned in the ports of the Kingdom and Colonies, the following rules have been laid down:—

(a) The State Departments concerned will within as short a delay as possible proceed to requisition all such goods as can be utilised.

(b) Goods originally belonging to subjects of neutral States may, subject to the observance of the rules laid down under heading (e), be freely imported and re-exported abroad; in the latter case subject always to the existing regulations governing the exportation and transit of goods included in the lists of absolute and conditional contraband.

(c) As regards non-requisitioned goods of German ownership, the Customs may, subject to the observance of the formalities and precautions indicated under (e) allow unlimited re-exportation abroad, or importation into the Kingdom, of such of these goods as may be shown by production of reliable documents to have been acquired and paid for by subjects of allied States before February 10, 1916.

As regards goods of German ownership claimed by subjects of neutral States, the Customs authorities may only allow the re-exportation of such of these goods as may be shown by production of reliable documents to have been acquired and paid for before March 1, 1915, and subject to the proviso that for such of these goods as are included in our lists of absolute

and conditional contraband it is necessary to have the further assurance on the part of the Governments of the countries to which they are destined that they will not be re-exported in any way or form.

(d) For goods of German ownership which have not been acquired and paid for by Italians or by subjects of allied States prior to February 10, 1916, or by subjects of neutral States prior to March 1, 1915, no permission can be granted for importation or re-exportation abroad (*i.e.*, to allied or neutral countries) unless the price which the acts of sale show the goods to have fetched, and which the Customs authorities must themselves examine and verify, is first deposited at the Customs. The sum paid will be deposited by the Customs authorities with the Caisse of Deposits and Loans till the end of the war.

Re-exportation to neutral countries of goods from requisitioned German steamers must moreover be subordinated to the observance of the rules and precautions which in general govern exportation and transit of goods to the countries themselves.

(e) The Customs authorities will in no circumstances permit the release of the goods in question for importation into the Kingdom or re-exportation abroad, unless the original bills of lading, duly endorsed, and the proper orders of release, signed by the legal representatives of the shipping companies concerned, or, in their absence, by persons whom the Swiss Consul shall have indicated as authorised to execute the operations of liquidating the goods on behalf of the above-mentioned companies have been first presented, and the *nulla osta* of the naval and military authorities in so far as the requisitioning of the goods is concerned has been obtained.

Moreover, before consigning the goods the Customs authorities must satisfy themselves that any expenses incurred by the naval authorities in connection with the goods have been refunded to them.

If in verifying the cases it is found that goods are other than those indicated in the *nulla osta* of the naval and military authorities, the Customs authorities will not allow the operations to proceed unless a fresh *nulla osta* of the above-mentioned authorities is produced.

(f) As regards unclaimed goods, the Customs authorities, within a fixed time limit to be fixed by the Ministries of Foreign Affairs and Marine, shall arrange, in agreement with the Captains of the Ports, for their sale as abandoned goods by public auction, all private negotiations being excluded in every case.

The net proceeds of such sale shall be deposited with the Caisse of Deposits and Loans, in the manner prescribed under (c).

Perishable goods or goods which constitute a danger to public health or the safety of the ports may be sold at any moment, whoever the owners may be, after their condition and value have been established, and the net proceeds will be deposited in the manner and under the conditions above laid down.

(g) The duty fixed in the existing general tariff will be levied on German goods which are allowed to be imported.

The Ministry for Foreign Affairs will notify the Swiss Legation, as protecting German interests in Italy, of the discharge of cargoes from each of the requisitioned vessels. Thirty days from the day of such discharge will be granted as period within which goods which cannot be requisitioned may be withdrawn. This time-limit may be lengthened or also reduced, if the exigencies of the port concerned, of commerce, or of public welfare, demand.

FOREIGN OFFICE,

May 11, 1916.

No. 761.

*Fourth Supplement to the London Gazette, 9th of May, 1916.—
11th May, 1916.*

[29577].

Army Council Notice of Prohibited Drugs.

WAR OFFICE, 11th MAY, 1916.

In pursuance of the powers conferred upon them by the Defence of the Realm (Consolidation) Regulations, 1914,* the Army Council do hereby order as follows:—

*p. 284.

No person shall sell or supply any article specified in the Schedule to this Order to or for any member of His Majesty's Forces unless ordered for him by a registered medical practitioner on a written prescription, dated and signed by the practitioner with his full name and qualifications, and marked with the words "Not to be repeated," and unless the person so selling or supplying shall mark the prescription with his name and address and the date on which it is dispensed.

SCHEDULE.

Barbitone.

Benzamine Lactate.

Benzamine Hydrochloride.

Chloral Hydrate.

Coca.

Cocain.

Codeine.

Diamorphine.

Indian Hemp.

Opium.

Morphine.

Sulphonal and its homologues.

All other salt, preparations, derivatives or admixtures prepared therefrom or therewith.

R. H. BRADE,

Secretary, Army Council,

By Command of the Army Council.

No. 762.

The London Gazette, 16th May, 1916.

[29583].

Notice of Winding-Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the under-mentioned businesses to be wound up:—

139. Carl Draeger, 18, Tariff Street, Manchester, Shipping Merchant (Leathers, etc.). *Controller*: Henry Whittaker Garnett, 61, Brown Street, Manchester. 15 May, 1916.

140. L. Auerbach & Co., 2, Aldermanbury Buildings, Aldermanbury, London, E.C., Metal Leaf and Bronze Powder Manufacturers. *Controller*: Henri Sydney Ortmans, 7, St. Mildred Court, Bank, London, E.C. 15 May, 1916.

141. Paul Metz, 215, Newhall Street, Birmingham, Importer of Hardware, Cutlery, etc. *Controller*: James Walter Gibson Hill, Sun Chambers, 9, Bennetts Hill, Birmingham. 15 May, 1916.

142. A. Wulff & Co., 12, Chenies Street, London, W.C., Manufacturers of Sanatogen, Formamint, etc. *Controller*: E. Layton Bennett, 31-32, Broad Street Avenue, Blomfield Street, London, E.C. 11 May, 1916.

No. 763.

Order in Council respecting the Trade Commission.

P.C. 1104.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 11th May, 1916.

The Committee of the Privy Council, on the recommendation of the Minister of Trade and Commerce, advise that Your Royal Highness may be pleased to forward a copy of Order in Council of 9th May, 1916,* (P.C. 1010) to the Secretary of State for the Colonies with the request that the Foreign Office be moved to communicate the substance of the same through the British Ambassador to the French, Belgian and Italian Governments in order that they may be advised of the visit of the Trade Commission from Canada and their permission asked for such facilitation of the work of the Committee as they may be disposed to give.

The Minister observes that the Commission is not charged with any official duties of negotiation or arrangements with the Governments mentioned in respect to Tariff or other matters, but is simply instructed to make enquiries and report

*p. 1582.

upon the possibilities of developing trade exchanges between these countries and Canada for the mutual benefit of all concerned.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 764.

Order in Council making the Order in Council of 16th December, 1915, respecting Deferred Pay applicable to Warrant and Non-Commissioned Officers.

P.C. 1139

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General in Council, on the 15th May, 1916.

The Committee of the Privy Council have had before them a report, dated 8th May, 1916, from the Right Honourable the Prime Minister for the Minister of Militia and Defence, stating,—with reference to Order in Council No 2944 of 16th December, 1915,* respecting deferred pay,—that the Military Authorities Overseas recommend that the provisions of the Order in Council be made to apply to Warrant Officers and Non-Commissioned Officers as well as to the rank and file.

The Chief of the General Staff fully concurs in the above recommendation and the Minister recommends that approval be given thereto.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

*p. 991.

No. 765.

Canada Gazette, 20th May, 1916.

Supplement to The London Gazette 14th May, 1916—15th May, 1916.

[29548].

Military Honours.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-commissioned Officers and men for acts of gallantry and devotion to duty in the field:—

407086 Private E. D. Schwan, 19th Canadian Infantry Battalion. For conspicuous gallantry. When with a wiring party he returned to fetch a stretcher for a wounded comrade, and with assistance brought him in. He was under heavy machine gun fire at the time.

6641 Company Sergeant-Major R. Whitfield, 1st Canadian Infantry Battalion. For conspicuous gallantry. A post in rear of the line having been severely shelled, he made his way up under heavy shell fire. When the post was evacuated he returned to rescue two machine gunners who had been buried, and whose cries for help he had heard. He showed throughout absolute disregard for personal safety.

No. 766.

Order in Council authorizing the Employment of Civilian Labour at Military Depots.

P.C. 1099

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 16th May, 1916.

The Committee of the Privy Council have had before them a report, dated 3rd May, 1916, from the Right Honou-

rable the Prime Minister for the Minister of Militia and Defence, submitting that it is necessary from time to time to employ temporary civilian labourers at the various Ordnance Depots throughout Canada, viz.—Halifax, St. John, N.B., Quebec, Montreal, Ottawa, Kingston, Toronto, London, Winnipeg, Calgary and Victoria, and also in connection with other services. These labourers are required owing to the enormous amount of work in connection with handling of supplies and stores, clothing, etc., for the troops.

The Minister recommends that authority be granted to employ civilian labour at current rate of wages as the requirements of the service demand, the expenditure being chargeable to War Vote.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 767.

Canada Gazette 10th June, 1916.

Supplement to London Gazette, 16th May, 1916—16th May, 1916.

[29584].

Military Honours.

War Office, 16th May, 1916.

HIS Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned Warrant Officers, Non-Commissioned Officers and men for acts of gallantry and devotion to duty in the field:—

108122 Pte. J. F. Bulger, 1st Canadian Mtd. Rif. Bn. For conspicuous gallantry. He picked up and threw over the parapet a live bomb that had fallen back into the trench. It exploded immediately afterwards.

16411 Lce.-Cpl. J. Carlisle, 7th Canadian Inf. Bn. For conspicuous gallantry. Hearing sounds of a fight near the

enemy's wire, he went out at once and assisted in bringing in a wounded officer.

No. 768.

The London Gazette, 19th May, 1916.

[29588].

Notice to Mariners.

No 527 of the year 1916.

ENGLISH CHANNEL NORTH SEA, AND RIVERS
THAMES AND MEDWAY.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notice.—No. 501 of 1916;* hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914 the following Regulations have been made by the Lords Commissioners of the Admiralty, and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating

*p. 1625.

in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

4. All ships (other than British) whilst navigating in the waters between the Downs Pilot station and Great Yarmouth and *vice versa*, and between those places and the Sunk light-vessel, or any intermediate Pilot station that may hereafter be established, and *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

5. The Trinity House Pilot station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot station and Dungeness, except for ships bound into or out of the harbours of Dover and Folkestone.

6. Trinity House Pilot stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:

(a) The Downs, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) Great Yarmouth, where ships from the North Sea bound for the River Thames or the English Channel, can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) The Sunk Light-Vessel, where ships crossing the North Sea between the parallels of $51^{\circ} 40'$ and $51^{\circ} 54'$ North Latitude, but *no others*, can obtain Pilots for the River Thames and the Downs.

The Sunk Pilot Steamer will be on her station between the hours of 7 a.m. and 5.30 p.m. only G.M.T.

(d) Pilots can also be obtained at London for the Downs and Great Yarmouth (including the River Thames and approaches).

Note.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Blank Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the West, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, from one hour after sunset until one hour before sunrise.

Vessels at anchor within these limits must not exhibit any lights from one hour after sunset until one hour before sunrise. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far West as No 3 Sea Reach Light-Buoy, to the South-ward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, from one hour after sunset until one hour before sunrise.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3. (a) The cruising of yachts and pleasure craft in the Thames Estuary and River Medway will be permitted under the following restrictions.

(b) No yachts or pleasure boats under sail or steam, or otherwise mechanically driven, are allowed:—

(i) In the Estuary of the Thames east of a line drawn between the Grain Spit and West Shoebury Buoys.

(ii) In the area enclosed by a line drawn north and south through the Ovens Buoy to a line joining Holehaven Point and the Blyth Middle Buoy.

(iii) In the Medway east of Rochester Bridge.

(c) The Estuary of the Thames mentioned above in paragraph (b) (i) is to be considered to include the North coast of Kent from North Foreland to Sheerness, and the coast of Essex from Shoeburyness to the Naze.

(d) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m.

(e) Pleasure craft using the waters to the West of the line mentioned in paragraph (b) (i), in which cruising is permitted, must obtain a licence from the local Police.

(f) If more than one craft is used, a separate licence is required for each.

(g) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(h) The licence must be carried in the craft, and is to be available for inspection.

(i) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p. m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(j) Pulling boats are allowed within the area prohibited by paragraph (b) (i), provided:—

(i) A licence is obtained in accordance with paragraphs (e) and (f).

(ii) A separate licence is obtained for each boat.

(iii) Paragraphs (d), (h) and (i) are complied with.

(iv) No such boats proceed further than one mile from the shore, and in the area between Margate Coast Guard Station and the North Foreland they must keep within half a mile from the shore.

(k) Pulling boats are forbidden to go alongside or communicate with any vessel lying off the shore.

(l) No pleasure pulling boats are allowed in the Medway to the eastward of Rochester Bridge, nor are they allowed in the area mentioned in paragraph (b) (i).

(m) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

4. (a) The cruising of yachts and other pleasure craft under sail, steam, or otherwise mechanically driven, and under oars, in the Colne, Blackwater, Crouch and Roach rivers will be permitted under the following restrictions:—

(b) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m.

(c) Pleasure craft using the area mentioned in paragraphs (j) and (k), in which cruising is permitted, must obtain a licence from the local Police.

(d) If more than one craft is used, a separate licence is required for each.

(e) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the license clearly painted on each side of the bow.

(f) The licence must be carried in the craft, and is to be available for inspection.

(g) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p.m. on the day of hire. The licence for the boat must be carried by the person hiring it.

(h) Local craft used for business purposes are subject to the foregoing regulations, but may in certain instances be allowed in prohibited areas, if permission in writing has been previously obtained from the Naval or Military Authorities.

(i) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

(j) Cruising is permitted in the area to the west of a line drawn from Colne Point to NW. Knoll Buoy and thence to Sales Point; and up these rivers. In the River Blackwater no craft of any description may anchor, nor may any landing be effected in the areas bounded by a line drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction, through Ramsey Stone to the opposite shore, and a line drawn through the Tollesbury and Mersea Oyster Fishery Company's Beacon on Thurslet Spit and the same Company's Beacon on the South side of the river, and extended to the north and south shores of the river.

(k) Cruising is permitted in the Crouch west of a line drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction through Nass Point. Cruising is also permitted in the Roach as far as Paglesham Hard, but owners of yachts are to intimate their intention to proceed up the Roach to the Coast Guard, Burnham, before leaving, and report their return.

(i) In the River Crouch no craft of any description is permitted to anchor in the area bounded by lines drawn

in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction through Burnham Coast Guard Station and Holliwell Point.

(ii) Landing in the Roach may be permitted only at Paglesham Hard and permits are to be exhibited to the Military Patrol stationed there.

Variation— 14° W.

Note.—This Notice is a repetition of Notice No. 501 of 1916, with amendments to Section I, Subsection 6 (c) and Section II, Subsection I.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships.

J. F. PARRY,
Hydrographer.

Hydrographic Department Admiralty,
16th May, 1916.

No. 769.

Order in Council respecting the Transportation of Explosives.

P.C. 1098.

AT THE GOVERNMENT HOUSE AT OTTAWA

Wednesday, the 17th day of May, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS Order in Council of the 4th. November, 1915, (P. C. 2397),¹ as amended by Order in Council of the 21st December, 1915, (P.C. 2886);² Order in Council of the 22nd February, 1916, (P.C. 318)³ and proposed amendments as submitted in recommendation to Council, dated 6th April, 1916, does not completely meet the requirements of the Department of Militia and Defence in the matter of transportation of explosives on Express Trains;

THEREFORE His Royal Highness the Governor General in Council is pleased to Order and it is hereby Ordered that the aforesaid Order in Council of the 4th November, 1915, be further amended as follows:—

Page 2, line 21—

after "Cordite" add "or Nitro-cellulose powder."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 770.

The London Gazette, 23rd May, 1916.

[29591].

Aliens Restriction Order.

In exercise of the power vested in me by Article 1 of the Aliens Restriction (Consolidation) Order, 1916,⁴ and after consultation with the Admiralty and the Army Council, I hereby

¹p. 889. ²p. 1013. ³p. 1102. ⁴p. 1226.

order that the Port of Dundee be removed from the list of approved Ports specified in the aforesaid Article.

This Order shall take effect from the 22nd May, 1916.

HERBERT SAMUEL,
One of His Majesty's Principal
Secretaries of State.

Home Office,
Whitehall,
17th May, 1916.

No. 771.

*Third Supplement to the London Gazette, 16th May, 1916—
18th May, 1916.*

[29586].

**Order of His Majesty in Council establishing the List of Persons
in Neutral Countries with whom Trading is Prohibited.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE 18TH
DAY OF MAY, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE
PRIVY COUNCIL.**

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915,¹ by a Proclamation dated 29th day of February, 1916,² to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the

¹App. p. 653. ²p. 1210.

Council on the recommendation of a Secretary of State, such List as so varied or added to being in the said Proclamation referred to as the "Statutory List":

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council:

And whereas His Majesty was pleased by a Proclamation, dated 26th day of April, 1916, and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2,"¹ to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars:

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the "Statutory List" of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited, should be further amended by the variation and addition of the names set forth in the Schedule hereto:

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA.

Cassini & Company, Calle Cangallo, 840, Buenos Aires.

Mitau & Grether, Calle Cangallo, 840, Buenos Aires.

Sassoli, A., Buenos Aires.

Stemberg, H., Junior, Calle Cangallo, 840, Buenos Aires.

Warburg & Goldschmidt, Calle Bartolome Mitre, 1265, Buenos Aires.

¹p. 1529.

BRAZIL.

Carioca, Manoel Vicente, Manaos.
Deffner & Company, Manaos.
Diaz Garcia & Company, Rua General Camara, 39-43 Rio.
de Janeiro.
Ferreira, J. G., Rio de Janeiro.
Lobo, Manaos.
Pradez, Pierre, Rio de Janeiro and Santos.
Rosa Neves & Company, Florianopolis.
Schlee, Philip, Manaos.
Seligmann & Company, Para.
Steinman, Emilio A., Manaos.
Strassberger, E., & Company, Manaos.

CHILE.

Compania Salitrera Alemana, Valparaiso.
Lange & Company, Casilla 953, Valparaiso.

CUBA.

Seeler, Pi., & Company, Obrapia, 16, Havana.

GREECE.

Lianos, C., Freres, Piræus.

NETHERLANDS.

Mijnarends, Keistersgr., 203, Amsterdam.

NETHERLAND EAST INDIES.

Elten, van, Medan.
Force J. C. E. de, Medan.
Forsyth, Douglas, Batavia.
Harland Kantoor, Batavia.
Maatschappy Limbangan Industrie, Batavia.
Ong Eng Tee, Medan.
Teller Scholte & Company, Sourabaya.

NORWAY.

Nordisk Gummi Magazin, Kirkegade, 17, Christiania.
Riegen, H. D., Christiansand.
Abramiantz & Company, Lalezar, Teheran.

PERSIA.

Carnik Khan Dalguidjan, Teheran.
Haim, Ezra, Hamadan.
Haji Ahmedagha Teheranji, Teheran.
Haji Mohamed Ibrahim, Teheran.
Hanemoglou, Resht.
Pugin.

PERU.

Freundt & Company, Espaderos, 586 and 594, Lima.
Hilbek, F., & Company, Piura.
Hilbek, Kuntze & Company, Chiclayo.
Ludowieg & Company, Lima.
Soto, Bernardi, Iquitos.
Strassberger, E., & Company, Iquitos.

PORTUGAL.

Peres, Vaso Manoel de Costa, Rua dos Fanqueiros, 65,
Lisbon.
Santos, Joaquin de Assumpcao, Artino Travessa a Estrella,
19, 4° Lisbon.

SPAIN.

Pi, Antonio, Barcelona.

SWEDEN.

Burchard, Adolf, Drottning, 4, Stockholm.
Edstrand, Broderne, Jorgen Knockg, 2, Malmo.
Schuchardt & Schutte, Stockholm.
Sevenska Hud & Skinaffaren, Pildamsvagen, 3b, Malmo.

REMOVALS FROM LIST.

NORWAY.

Andersen, Brodrene, Sarpsborg.

PERISA.

Mir Abdul Baghi & Sons, Kermanshah.

PHILIPPINE ISLANDS.

Dy Buncio, Manila.

PORTUGUESE EAST AFRICA.

Pfister, F., Lourenco Marques.

SPAIN.

Ibanez, Francisco Gomez, Oratava, Tenerife.

Varela, F. C., Santa Cruz, Tenerife.

Note.—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad may apply for information as to names on the List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 772.

The London Gazette, 19th May, 1916.

[29588].

Italian Contraband of War.

FOREIGN OFFICE,

May 18, 1916.

The Secretary of State for Foreign Affairs has received from His Majesty's Ambassador at Rome the following translation of the list of goods declared by Royal Proclamation of February 27th, 1916, to be contraband of war, and published in the Italian Official Gazette, March 16, 1916:—

LIST OF ARTICLES DECLARED TO BE ABSOLUTE CONTRABAND.

1. Arms of all kinds, including arms for sporting purposes, and their component parts.

2. Implements and apparatus designed exclusively for the manufacture of munitions of war, or for the manufacture or repair of arms or of war material for use on land or sea.

3. Lathes and other machines or machine tools capable of being employed in the manufacture of munitions of war.

4. Emery, corundum, natural and artificial (alundum), and carborundum, in all forms.

5. Projectiles, charges, and cartridges of all kinds, and their component parts.

6. Paraffin wax.

7. Powders and explosives specially prepared for use in war.

8. Materials used in the manufacture of explosives, including: Nitric acid and nitrates of all kinds; sulphuric acid; fuming sulphuric acid (oleum); acetic acid and acetates; barium chlorate and perchlorate; calcium acetate, nitrate, and carbide; potassium salts and caustic potash; ammonium salts and ammonia liquor; casutic soda; sodium chlorate and perchlorate; mercury; benzol, toluol, xylol, solvent naphtha, phenol (carbolic acid), cresol, naphthaline, and their mixtures and derivatives; aniline, and its derivatives; glycerine; acetones, and materials raw or finished capable of being used in their preparation; acetic ether; ethyl alcohol; methyl alcohol; ether; sulphur; urea; cyanamide; celluloid.

9. Manganese dioxide; hydrochloric acid; bromine; phosphorus and its compounds; carbon disulphide; arsenic and its compounds; chlorine; phosgene (carbonyl chloride); sulphur anhydride; prussiate of soda; iodine and its compounds; sodium cyanide.

10. Cayenne pepper and pepper.

11. Gun mountings, limber boxes, limbers, military wagons, field forges and their component parts; articles of camp equipment and their component parts.

12. Barbed wire and implements for fixing and cutting it.

13. Range-finders and their component parts; searchlights and their component parts.

14. All kinds of clothing and equipment of a military character.

15. Saddle, draught and pack animals suitable, or which may become suitable, for use in war.

16. All kinds of harness of a military character.

17. Hides of cattle, buffaloes, and horses; skins of calves, pigs, sheep, goats, and deer; leather, dressed or undressed, suitable for saddlery, harness, military boots or military clothing; leather belting, hydraulic leather, and pump leather.

18. Tanning substances of all kinds, including quebracho wood and extracts for use in tanning.

19. Wool, raw, combed or carded; wool waste of all kinds; woollen yarns; animal hair of all kinds, and noils and yarns of animal hair.

20. Raw cotton, linters, cotton waste, cotton yarns, cotton piece goods, and other cotton products capable of being used in the manufacture of explosives.

21. Flax, hemp, ramie, kapok, and all other vegetable fibres and yarns made therefrom.

22. Warships, including boats and their component parts, of such a nature that they can only be used on a vessel of war.

23. Submarine sound-signalling apparatus.

24. Armour plates.

25. Aerial apparatus of all kinds, including aeroplanes, airships, balloons, aircraft of all kinds, their component parts and accessories, articles and materials suitable for use in aeronautics and aviation.

26. Motor vehicles of all kinds and their component parts and accessories.

27. Tyres and tyre-covers for motor vehicles and for cycles, together with articles or materials specially adapted for use in their manufacture or repair.

28. Mineral oils, including benzine and spirits capable of use for motors.

29. Resinous products, camphor and turpentine (oil and spirit); tar and essences of wood tar.

30. Rubber (including raw, waste, and reclaimed rubber, solutions and jellies containing rubber, or any other preparations containing rubber, balata, and gutta-percha, and the following varieties of rubber, viz.:—Borneo, Guayule, Jelutong, Palembang, Pontianac, and all other substances containing caoutchouc), and goods made wholly or partly of rubber.

31. Rattans.

32. Lubricants, and especially castor oil.

33. The following metals:—Tungsten, molybdenum, vanadium, sodium, nickel, selenium, cobalt, hæmatite, pig-iron, manganese, electrolytic iron, steel containing tungsten or molybdenum.

34. Asbestos.

35. Aluminium, alumina, and salts of aluminium.

36. Antimony, together with the sulphides and oxides of antimony.

37. Copper, unwrought and part wrought; copper wire, alloys and compounds of copper.

38. Lead in all forms.

39. Tin, chloride of tin, and tin ore.

40. Ferro-alloys, including ferro-tungsten, ferro-molybdenum, ferro-manganese, ferro-vanadium, and ferro-chrome.

41. The following ores:—Wolframite, scheelite, molybdenite, manganese ore, nickel ore, chrome ore, hæmatite iron ore, iron pyrites, copper pyrites, and other copper ores, zinc ore, lead ore, arsenical ore, bauxite and cryolite.

42. Maps and plans of any place within the territory of any belligerent, or within the area of military operations, on a scale of 1/250,000 or any larger scale, and reproductions on any scale, by photography or otherwise, of such maps or plans.

43. Corks, including cork dust.

44. Bones, in any form, whole or crushed, and bone ash.

45. Soap.

LIST OF ARTICLES DECLARED TO BE CONDITIONAL CONTRABAND.

1. Foodstuffs.

2. Forage and feeding-stuffs for animals.

3. Oleaginous seeds, nuts and kernels.

4. Animal, fish and vegetable oils and fats other than those capable of use as lubricants, and not including essential oils.

5. Fuel, other than mineral oils.

6. Powders and explosives not especially prepared for use in war.

7. Horseshoes and shoeing materials.

8. Harness and saddlery.

9. The following articles, if suitable for use in war:—
Clothing and fabrics for clothing, skins, furs, boots and shoes.

10. Vehicles of all kinds, other than motor vehicles, available for use in war, and their component parts.

11. Railway materials, both fixed and rolling stock, and materials for telegraphs, wireless telegraphs and telephones.

12. Vessels, craft and boats of all kinds; floating docks and their component parts; parts of docks.

13. Field glasses, telescopes, chronometers, and all kinds of nautical instruments.

14. Gold and silver in coin or bullion; paper money.

15. Caseine.

16. Bladders, guts, casings and sausage skins.

MAURICE DE BUNSEN.

No. 773.

Order in Council authorizing the Minister of Trade and Commerce to investigate Trade Conditions likely to arise in Europe after the War.

P.C. 1188.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 18th May, 1916.

The Committee of the Privy Council have had before them a Report, dated 17th May, 1916, from the Right Honourable the Prime Minister, with regard to the proposed visit of the Minister of Trade & Commerce to Great Britain and France.

The Prime Minister recommends that Sir George Foster should proceed to Great Britain as soon as possible after prorogation in order that he may take up and discuss with the Government of the United Kingdom trade conditions in general and in particular the conditions likely to arise after the war, with a view to such cooperation and united action as may be found possible.

The Prime Minister observes that in this way the Government of Canada can obtain a more correct and adequate knowledge of any proposals now under consideration by the Government of the United Kingdom than would be possible through the medium of correspondence.

Sir George Foster does not propose to enter into any arrangement on behalf of the Canadian Government but will report upon his return the nature of any proposals under consideration by the Government of the United Kingdom so far as it may be possible to obtain information with regard thereto.

The Prime Minister further observes that in addition to the above Sir George Foster will discuss with the Government of the United Kingdom any matters relating to the cooperation of Canada in the present war and any proposals for making that cooperation more effective.

The Prime Minister further observes, that in respect of the matters aforesaid Sir George Foster proposes to consult with Sir George Perley and obtain his cooperation, advise and assistance with regard thereto.

The Committee concur in the foregoing and submit the same for Your Royal Highness' approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council

No. 774.

The London Gazette, 19th May, 1916.

[29588].

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

143. British Phosphate Co., Ltd., Dock House, Billiter Street, London, E.C., Owners of phosphate bearing lands in Canada. *Controller:* J. Stanley Holmes, 33, Paternoster Row, London, E.C. 15 May, 1916.

144. Felix Schoeller, jun., 55 Conduit Street, London, W., Importers of photographic paper. *Controller:* A. Henry Knight, Devonshire Chambers, 146, Bishopsgate, London, E.C. 15 May, 1916.

145. A. Hartrodt, 9-10 St. Mary-at-Hill, Eastcheap, London, E.C., Shipping Agent. *Controller:* J. S. Feather, 35, Great Tower Street, London, E.C. 15th May, 1916.

146. L. S. Mayer & Co., 32 and 33, London Wall, London, E.C., Manufacturers of fancy goods. *Controller:* Basil Edgar Mayhew, Alderman's House, Bishopsgate, London, E.C. 18 May, 1916.

147. Kraft Brothers, 14, Bevis Marks, London, E.C., Bristle merchants. *Controller:* John Cooper, Capel House, 54 New Broad Street, London, E.C. 18 May, 1916.

No. 775.**Order in Council respecting the Hospitals Commission.**

P.C. 1194.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 18th May, 1916.

The Committee of the Privy Council, on the recommendation of the Right Honourable Sir Robert Laird Borden, the Prime Minister, advise that Robert Gill, Esquire, of Ottawa, Ont., be appointed a member of the "Military Hospitals Commission" in the place of Frederick W. Avery, Esq., deceased.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 776.

The London Gazette, 23rd May, 1916.

[29591].

Notice to Mariners.

No. 541 of the year 1916.

NORTH SEA.**CAUTION WITH REGARD TO MINED AREAS.**

FORMER NOTICE.—No. 463 of 1916; hereby cancelled

CAUTION.—Mariners are warned that a system of mine-fields has been established by H. M. Government upon a considerable scale.

All vessels are strongly advised to obtain a London Trinity House pilot when navigating between Great Yarmouth and the English Channel.

It is dangerous for ships to cross the area between the parallels of 51° 15' and 51° 40' North latitude and the meridians of 1° 35' and 3° 18' East longitude.

REMARKS.—It will be observed that the eastern limit of the mined area has been altered to 3° 18' East longitude, instead of 3° 20' East as previously notified.

NOTE.—Although these limits are assigned to the danger areas, it must not be supposed that navigation is necessarily safe in any part of the southern waters of the North Sea.

AUTHORITY.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London,
20th May, 1916.

No. 777.

The London Gazette, 23rd May, 1916.

[29591].

Notice of Winding Up of Certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

148. Hardt & Co. (Buying and Shipping Agency of the South American Branches of the firm), Bridgewater House, Whitworth Street, Manchester. *Controller:* William Ros Sharp, 30 Brown Street, Manchester. 22 May, 1916.

149. Oberfelt & Co's Successors (J. Fellner), 81, Fenchurch Street, London, E.C., Merchant in Incandescent Gas Mantles and Accessories. *Controller:* William McLintock, 158, Fenchurch Street, London, E.C. 22 May, 1916.

150. Bernard Ullmann & Co., 90, Chiswell Street, London, E.C., Bronze Powder Manufacturers. *Controller:* William Hardy King, 13, Basinghall Street, London, E.C. 22 May, 1916.

151. Max Schubert, 31, Aldermanbury, London, E.C., Manufacturers' Agent and Importer. *Controller*: Clive Bramwell Smith, 79, Bishopsgate, London, E.C. 22nd May, 1916.

152. F. W. Moellenkamp & Co., late 83 to 85, Farringdon Street, London, E.C., Agricultural Engineers, etc. *Controller*: Claude Edward Barker, 21, Finsbury Pavement, London, E.C. 22 May, 1916.

153. Veit & Co., 6, Aldermanbury Avenue, London, E.C., Jewellery Manufacturers. *Controller*: Stanley Frederick Stephens, 12 and 14, Arthur Street, London Bridge, E.C. 22nd May, 1916.

154. L. Silvermann & Co's Successors, 4, Playhouse Yard, Golden Lane, London, E.C., Paper Merchants. *Controller*: Arthur Jonathan Foster, 37, Walbrook, London, E.C. 22 May, 1916.

155. Isaria, Limited, 208, Tower Bridge Road, London, S.E., Dealers in Electric Meters, etc. *Controller*: G. S. Pitt, 140, Leadenhall Street, London, E.C. 11 May, 1916.

156. Aktienbrauerei Zum Lowenbrau in Munchen, Gamage Building, 118-122, Holborn, London, E.C., Agents for German Brewers. *Controller*: R. S. Paterson, 1, Walbrook, London, E.C. 11 May, 1916.

157. The Halfer Co., Limited, Orpington, Kent, Manufacturers of Marbling Colours, etc. *Controller*: Philip J. Stephens, 24, Coleman Street, London, E.C. 18 May, 1916.

No. 778.

Canada Gazette, 10th June, 1916.

Notice to Mariners.

No. 46 of 1916.

(*Atlantic No. 23.*)

SCOTLAND.

(160) WEST COAST—PASSAGE OF TIREE—SKERRYVORE LIGHTHOUSE—ROCKS IN VICINITY OF—BOINSHLY ROCK—ROCK EASTWARD OF.

(a) *Position*.—At a distance of about 8 cables southwestward, from Skerryvore lighthouse.

Lat. $56^{\circ} 18' 47''$ N., Long. $7^{\circ} 07' 48''$ W.

Depth.— $2\frac{3}{4}$ fathoms.

- (b) *Position*.—At a distance of about 6 cables, southward, from the same lighthouse.

Lat. $56^{\circ} 18' 55''$ N., Long. $7^{\circ} 07' 03''$ W.

Depth.—5 fathoms.

- (c) *Position*.—At a distance of about 5 cables, eastward, from Boinshly rock.

Lat. $56^{\circ} 22' 22''$ N., Long. $7^{\circ} 01' 05''$ W.

Depth.— $1\frac{1}{2}$ fathoms.

N. to M. No. 46 (16) 22-5-16.

Authority: British Admiralty N. to M. No. 464 of 1916.

Admiralty charts: Nos. 2515, 3674, 1577 and 2635.

Publication: W. C. Scotland Pilot, Part 1, 1911, page 230.

- (161) PROCEDURE FOR VISIT AND SEARCH OF VESSELS BY H. M.

SHIPS—CHANGE IN REGULATIONS.

Previous notice.—No. 34 (124) of 1916.

Cancellation of night regulations.—The fourth paragraph of the above, relating to boarding procedure at night, has been cancelled.

N. to M. No. 46 (161)22-5-16.

Authority: Cablegram from the Colonial Secretary, London, to the Governor General of Canada, 16th May, 1916.

Departmental File: No. 33330.

A. JOHNSTON,
Deputy Minister.

Department of Marine,
Ottawa, Canada, 22nd May, 1916.

No. 779.

The London Gazette, 23rd May, 1916

[29591].

Exchequer Bonds of the United Kingdom.

PRELIMINARY NOTICE.

£5 PER CENT EXCHEQUER BONDS.

Per Acts 29 Vict. c. 25, 52 Vict. c. 61, and 5&6 Geo. V. c. 55.

The Governor and Company of the Bank of England are authorized by the Lords Commissioners of His Majesty's

Treasury to state that the issue of Exchequer Bonds repayable on the 1st December, 1920, in terms of the Prospectus of the 16th December, 1915, will cease on the 1st proximo.

Payments lodged with applications for further Bonds of this issue must be in such form as will enable the Bank to receive the proceeds not later than the 1st proximo.

Applications will be received on the 2nd June, 1916, and thereafter until further notice, for £5 per cent Exchequer Bonds repayable at par on the 5th of October, 1919, or on the 5th of October, 1921, at the option of the applicant. The Interest on such Bonds will be payable half-yearly on the 5th of April and the 5th of October, the first Coupon on each Bond representing interest to the 5th of October, 1916 from the date upon which payment for the Bond is made.

In all other respects Bonds of the new issue will be subject to the same terms and conditions as Bonds issued under the Prospectus of the 16th December, 1915.

Bank of England,
23rd May, 1916.

No. 780.

The London Gazette, 23rd May, 1916.

[29591].

Army Council Notice respecting Insurance of Russian Flax.

WAR OFFICE 23rd May, 1916.

**DEFENCE OF THE REALM (CONSOLIDATION)
REGULATIONS, 1914.**

**PROHIBITION OF THE PURCHASE AND SALE OF RUSSIAN FLAX
AND TWO.**

Whereas by Orders published in the London Gazette on the 28th January, 1916, and 21st March 1916, respectively, the Army Council, in pursuance of the powers conferred on them by Regulation 30a of the Defence of the Realm (Consolidation)

Regulations, 1914, applied such Regulation to certain War material, to wit, Russian Flax and Tow.

And whereas the Army Council deem it desirable that the insurance of such War material purchased or sold before the 21st March, 1916, should be permitted.

Now, therefore, the Army Council give notice, that they hereby authorize and permit the insurance of Russian Flax or Tow purchased or sold before the 21st March, 1916.

No. 781.

The London Gazette, 30th May, 1916.

[29600].

Order of His Majesty in Council declaring the Province of Manitoba a Separate British Possession for the purposes of the Medical Act, 1886, and declaring the Second Part of this Act to apply to that Province.

**AT THE COURT AT BUCKINGHAM PLACE, THE
23RD DAY OF MAY, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY.

Lord President
Earl of Desart.

Lord Steward.
Sir Frederick Ponsonby.

Whereas by the Medical Act 1886, it is provided (amongst other things) that His Majesty may, from time to time, by Order in Council, declare that the Second Part of the said Act shall be deemed, on and after a day to be named in such Order, to apply to any British Possession which, in the opinion of His Majesty, affords to the Registered Medical Practitioners of the United Kingdom such privileges of practising in the said British Possession as to His Majesty may seem just, and that from and after the day named in such Order in Council such British Possession shall be deemed to be a British Possession to which the said act applies, within the meaning of the said Second Part thereof, but that until such Order in Council

has been made in respect of any British Possession the said Second Part of the said Act shall not be deemed to apply to any such Possession:

And whereas by the Medical Act (1886) Amendment Act, 1905, it is provided that for the purposes of the Medical Act, 1886, where any part of a British Possession is under a Central and also under a Local Legislature, His Majesty may, if He thinks fit, by Order in Council, declare that the part which is under the Local Legislature shall be deemed a separate British Possession:

And whereas the Province of Manitoba, in the Dominion of Canada, is under a Central and also under a Local Legislature:

And whereas the said Province of Manitoba affords, in His Majesty's opinion, to the Registered Medical Practitioners of the United Kingdom such privileges of practising in the said Province as to His Majesty seem just:

Now, therefore, His Majesty doth hereby, by and with the advice of His Privy Council, order and declare that the Province of Manitoba, in the Dominion of Canada, shall be deemed a separate British Possession, and that the Second Part of the Medical Act 1886, shall be deemed, as from the date of this Order, to apply to the said Province of Manitoba.

ALMERIC FITZROY.

No. 782.

The London Gazette, 30th May, 1916.

[29600].

Order of His Majesty in Council postponing the coming into force of the Merchant Shipping (Convention) Act, 1914.

**AT THE COURT AT BUCKINGHAM PALACE, THE
23RD DAY OF MAY, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas on the 20th day of January, 1914, an International Convention for the Safety of Life at Sea, and for purposes

incidental thereto, was duly entered into by His Majesty and the other Signatory Powers more especially referred to and set out in the said Convention:

And whereas a Statute 4 & 5 Geo. V., c. 50, intituled "An Act to make such amendments of the Law relating to Merchant Shipping as are necessary or expedient to give effect to an International Convention for the Safety of Life at Sea" (being the Convention above referred to) was passed on the 10th day of August, 1914, the short title of which is "The Merchant Shipping (Convention) Act, 1914."

And whereas by Section 29, Sub-section 5, of the said Act, it was provided as follows:—

"This Act shall come into operation on the 1st day of July, 1915:—

"Provided that His Majesty may, by Order in Council, from time to time postpone the coming into operation of this Act for such period not exceeding on any occasion of postponement one year as may be specified in the Order:"

And whereas by Order in Council dated the 2nd day of June, 1915, His Majesty did postpone the coming into operation of the said Act, until the 1st day of January, 1916:

And whereas by Order in Council dated the 30th day of November, 1915, His Majesty did further postpone the coming into operation of the said Act until the 1st day of July, 1916.

And whereas His Majesty deems it expedient, owing to a state of war, that the provisions of the Merchant Shipping (Convention) Act, 1914, should be further postponed: Now, therefore, His Majesty, by and with the advise of His Privy Council, in pursuance of the powers vested in Him by the above recited provision, and of all other powers Him in thereunto enabling, doth order, and it is hereby ordered, that the provisions of the Merchant Shipping (Convention) Act, 1914 shall be postponed from coming into operation until the 1st day of January, 1917.

ALMERIC FITZROY.

No. 783.

Second Supplement of London Gazette, 23rd May, 1916—24th May, 1916.

[29593].

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 23RD DAY OF MAY, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty was pleased to make regulations¹ (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914,² for securing the public safety and the defence of the realm.

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915,³ the Defence of the Realm (Amendment No 2) Act 1915,⁴ and the Munitions of War Act, 1915:⁵

And whereas the said regulations have been amended by various subsequent Orders in Council:

And Whereas it is expedient further to amend the said regulations in manner hereinafter appearing:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said regulations:

I. After regulation 8c, the following regulations shall be inserted:—

"8d. Any company, authority, or person supplying or authorised to supply water, light, heat, or power, shall, if so required by the Admiralty or Army Council or the Ministry of Munitions, supply water, light, heat or power to any factory, building, camp, or other premises belonging to or used for the purposes of the Admiralty or Army Council or the Minister of Munitions, and shall carry out such Works and render such services as may be directed by the Admiralty or Army Coun-

¹App. 284.

²App. 191.

³App. 205.

⁴App. 209.

⁵App. 313.

oil or the Minister of Munitions for the purpose of enabling such a supply to be given either by themselves or by some other such company, authority, or person:

"Provided that a company, authority or person shall not be required under this regulation to supply water, light heat or power to premises within the area of supply of any other company, authority or person except with the concurrence of the appropriate Government Department, and if any question arises as to which Government Department is the appropriate Government Department the question shall be finally determined by the Treasury.

"If any company, authority or person fail to comply with a requisition under this regulation the company, authority or person shall be guilty of an offence against these regulations, and any director or officer of the company or officer of the authority who is knowingly a party to the default shall also be guilty of an offence against these regulations."

2. For regulation 27 the following regulation shall be substituted.

"27. No person shall by word of mouth or in writing or in any newspaper, periodical, book, circular, or other printed publication,

"(a) spread false reports or make false statements; or

"(b) spread reports or make statements intended or likely to cause disaffection to His Majesty or to interfere with the success of His Majesty's forces or the forces of any of His Majesty's allies by land or sea or to prejudice His Majesty's relations with foreign powers; or

"(c) spread reports or make statements intended or likely to prejudice the recruiting, training, discipline, or administration of any of His Majesty's forces;

and no person shall produce any performance on any stage or exhibit any picture or cinematograph film or commit any act which is intended or likely to cause any such disaffection, interference or prejudice as aforesaid, and if any person contravenes any of the above provisions he shall be guilty of an offence against these regulations.

"If any person without lawful authority or excuse has in his possession or on premises in his occupation or under his control any document containing a report or statement the

publication of which would be a contravention of the foregoing provisions of this regulation, he shall be guilty of an offence against these regulations, unless he proves that he did not know and had no reason to suspect that the document contained any such report or statement or that he had no intention of transmitting or circulating the document or distributing copies thereof to or amongst other persons.

3. The following regulation shall be inserted after regulation 29a:

“29b.—(I) The Admiralty or Army Council, with the concurrence of a Secretary of State, or in case of Scotland of the Secretary for Scotland, may from time to time by order declared any area to be a Special Military Area for the purposes of this regulation, and the boundaries of any such area shall be indicated by means of notices on roads and other ways of access to the area and in such other manner as may appear to the commandant of the area to be required for informing the public, and the commandant shall be an officer who has been duly appointed to be a competent naval or military authority.

“(2) As from such date as may be directed in an order declaring an area to be a Special Military Area, no person shall without lawful authority or excuse enter the area without permission from the commandant, and such permission may authorise the person to whom it is granted to enter the area either generally or on any particular occasion, and may authorise him to remain in the area either indefinitely or for a specified period, and where any such permission has expired or is withdrawn the person to whom it is granted shall, unless he was at the said date a resident in the said area, forthwith leave the area:

Provided that—

(i) The commandant may at any time by public notice or otherwise suspend this regulation either wholly or in so far as it affects any person or persons of any class or description, without prejudice to the subsequent enforcement of the provisions of this regulation in full;

(ii) The following persons shall be exempted from the provisions of this regulation:—

(a) any person in receipt of pay as a member of any of His Majesty's naval or military forces and any member of any police force in the United Kingdom;

(b) any person who holds a public office under the Crown and any member of His Majesty's civil service and any officer or servant of the Minister of Munitions;

(c) any officer or official of a State in alliance with His Majesty, who is the holder of a special Inland Pass issued by or under the authority of a Secretary of State, and any other alien who is the holder of such a pass;

(d) a foreign ambassador, public minister, or other alien exempted by Article 33 of the Aliens Restriction (Consolidation) Order, 1916, from the provisions of that Order;

(e) any person under the age of sixteen years;

(f) any person passing through the area in the course of a continuous journey by railway or water from and to places outside the area;

but the burden of proving that he is exempted from the provisions of this regulation shall rest on the person claiming exemption.

(3) For the purposes of this regulation the possession of a valid official pass in a form approved by the Admiralty or Army Council, and containing a photograph and the signature of the bearer duly authenticated by or under the authority of a Government Department recognized for the purpose by the Admiralty or Army Council, shall be a sufficient proof of the identity of the holder.

(4) Applications for and grants of permission to enter a Special Military Area shall be made in such manner and upon such form and subject to such conditions as may from time to time be approved by the Admiralty or Army Council, with the concurrence of a Secretary of State, and provision shall be made for the transmission by telegraph of applications for and grants of permission. Forms of application may be obtained by applying at any police station.

(5) If any person contravenes or fails to comply with any of the provisions of this regulation he shall be guilty of an offence against these regulations, and may be removed from the Special Military Area, unless he was at the said date a resident therein, by the direction of the commandant.

(6) The provisions of this regulation shall be in addition to and not in derogation of any provision contained in any order made under the Aliens Restriction Act, 1914, or any other provision of these regulations.

(4) After regulation 34 the following regulation shall be inserted:—

“34a. It shall be lawful for the Admiralty or Army Council or the Minister of Munitions to require any person who carries on the business of storing, cooling, transporting or distributing goods to afford such services in relation to the storage, cooling transport or distribution of goods for or for the purposes of the Admiralty or Army Council or the Minister of Munitions as they or he may direct, and if any such person fails to comply with such requirements he shall be guilty of an offence against these regulations, and, if such person is a company, any director or officer of the company who is knowingly a party to the default shall also be guilty of an offence against these regulations.

5. The following regulation shall be inserted after regulation 58c.

“58d. Where His Majesty has by Proclamation suspended, either generally or as respects any specified area, the operation of section one of the Defence of the Realm (Amendment) Act, 1915, then any person who is alleged to have committed any offence (whether an offence against these regulations or otherwise) at any place within the United Kingdom or within the specified area, as the case may be, while the Proclamation was in force and while he was subject to military law shall, notwithstanding anything in any Act or law to the contrary, be liable to be tried for the offence by court-martial and not otherwise, and on any such trial the procedure of the court-martial and the punishment to be inflicted in case of conviction shall be as prescribed by the Army Act.”

ALMERIC FITZROY.

No. 784.

Supplement to the London Gazette, 23rd May, 1916—23rd May, 1916.

[29592.]

By THE KING,

A PROCLAMATION PROHIBITING TRADING WITH CERTAIN
PERSONS, OR BODIES OF PERSONS, OF ENEMY NATIONALITY
OR ENEMY ASSOCIATION.

GEORGE R.I.

WHEREAS by the Trading with the Enemy (Extension of Powers) Act, 1915,¹ it is enacted that We may, by Our Royal Proclamation, prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, from trading with any persons or bodies of persons even though not resident or carrying on business in enemy territory or in territory in the occupation of the enemy (other than persons or bodies of persons, incorporated or unincorporated, residing or carrying on business solely within Our Dominions) wherever by reason of the enemy nationality or enemy association of such persons or bodies of persons incorporated or unincorporated, it appears to Us expedient so to do;

AND WHEREAS by our Proclamations of the 29th day of February² and the 26th day of April, 1916³—called the Trading with the Enemy (Statutory List) Proclamations, 1916—We prohibited persons and bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, from trading as therein mentioned with certain persons mentioned in the List issued with Our Proclamation of the 29th day of February, 1916.

AND WHEREAS under the power in that behalf given by Section 1, sub-section (2), of the said Act variations in and additions to such List have been made by subsequent Orders of Council:

AND WHEREAS it is desirable to restate and consolidate the prohibitions contained in such former Proclamations and to consolidate the List issued with Our Proclamation of the 29th day of February, 1916, with the variations therein and additions

¹App. 653. ²p. 1210. ³p. 1529.

thereto made by such subsequent Orders of Council and for that purpose to revoke such Proclamations, and to substitute this Proclamation therefor:

AND WHEREAS it appears to Us expedient to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, from trading with any of the persons or bodies of persons mentioned in the list hereunder written, by reason of the enemy nationality or enemy association of such last-mentioned persons or bodies of persons:

Now, Therefore, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation declaring, and it is hereby declared as follows:—

1. The Proclamations of the 29th day of February (with the variations and additions made to the List therein contained by subsequent Orders of Council), and the 26th day of April, 1916—called the Trading with the Enemy (Statutory List) Proclamations, 1916—are hereby as from the date hereof revoked and from the date hereof this Proclamation is substituted therefor.

2. All persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, are hereby prohibited from trading with any of the persons or bodies of persons mentioned in the list hereunder written, which list, with such variations therein or additions thereto as may be made by any Order made by the Lords of the Council on the recommendation of a Secretary of State under the power in that behalf given by Section 1, subsection 2, of the Trading with the Enemy (Extension of Powers) Act, 1915, shall be called and is hereinafter referred to as, the Statutory List, and the Statutory List hereunder written shall as from the date hereof supersede and be in substitution for the Statutory List issued with Our Proclamation of the 29th day of February, 1916, as varied and added to by the Orders of Council making variations therein and additions thereto.

3. For the purposes of this Proclamation a person shall be deemed to have traded with a person or body of persons mentioned in the Statutory List if he enters into any transaction or does any act with, to, on behalf of, or for the benefit of, any such person or body of persons which if entered into or done with, to, on behalf of, or for the benefit of, an enemy would be trading with the enemy, and accordingly Our Proclamation

relating to Trading with the Enemy, of the ninth day of September, nineteen hundred and fourteen, as amended by any subsequent Proclamation, shall apply with respect to the persons or bodies of persons mentioned in the Statutory List as if for references in such Proclamations to enemies there were substituted references to the persons and bodies of persons mentioned in the Statutory List, and for references to the dates of the said Proclamations, and the outbreak of war, there were substituted references to the date of this Proclamation or in respect of any person or body of persons hereafter added to the Statutory List the date of the Order adding him or them to the Statutory List:

4. The provisions of the Trading with the Enemy Acts, 1914 to 1916, and of the Customs (War Powers) Acts, 1915 and 1916, and all other enactments relating to Trading with the Enemy, shall, subject to such exceptions and adaptations as are prescribed by Order in Council of even date herewith or as may be prescribed by any Order in Council hereafter to be issued, apply in respect of the persons and bodies of persons mentioned in the Statutory List, as if for references in such enactments to trading with the enemy there were substituted references to trading with the persons and bodies of persons mentioned in the Statutory List, and for references to enemies there were substituted references to the persons and bodies of persons mentioned in the Statutory List, and for references to offences under the Trading with the Enemy Acts, 1914 to 1916, or any of those Acts, there were substituted references to offences under the Trading with the Enemy (Extension of Powers) Act, 1915.

5. Nothing in this Proclamation shall be taken to prohibit:-

(a) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, who is engaged in any non-enemy country in the business of insurance from carrying on in that country such business (other than the business of Marine Insurance or of the insurance against fire or any other risks of goods, or merchandise during transit from the shipper's or manufacturer's warehouse, until deposited in warehouse on the termination of the transit, if any part of the transit is by sea) with or through the agency of any of the persons or bodies of persons mentioned in the Statutory List:—

(b) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom, who is engaged in working any Railway or other service of Public Utility in any non-enemy country under any Charter, Grant, or Concession made by the Government of, or by any Provincial or Municipal Authority in, any such country from trading with any of the persons or bodies of persons mentioned in the Statutory List, so far only as is necessary to enable the person or body of persons engaged in working such Railway or other service of Public Utility to comply with or fulfil the obligations or conditions of the Charter, Grant, or Concession under which the working of the Railway or other service of Public Utility is carried on; or

(c) Any person or body of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from entering into any transaction or doing any act which shall be permitted by Our License or by any License given in Our behalf by a Secretary of State or by any person authorized in that behalf by a Secretary of State whether such License be specially granted to an individual or be announced as applying to classes of persons.

6. This Proclamation shall be called "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 3."

STATUTORY LIST.

AFRICA.

MOROCCO.

29th Feb., 1916, Abdeluhab Asharuel, Arzila.
29th Feb., 1916, Abdelwahab, Tazzi (Tazi), Laraiche.
29th Feb., 1916, Abdeslam El Amri Zailachi, Laraiche.
29th Feb. 1916, Abdeslam El Hossein, Tetuan.
29th Feb., 1916, Abdeslam Harrak, Alcazar.
29th Feb., 1916, Abithol, Moses, & Sons, Laraiche.
29th Feb., 1916, Ali Ben El Hadj, Arzila.
29th Feb., 1916, Allah Boujnah, Alcazar.
29th Feb., 1916, Amar, Mesod J., Laraiche.
29th Feb., 1916, Beniffah, Elias, Laraiche.
29th Feb., 1916, Benros. Isaac, Laraiche.

29th Feb., 1916, Bensabat, Jacob, Laraiche.
 29th Feb., 1916, Bensheton, Moses, Laraiche.
 29th Feb., 1916, Brandt & Toel, Marrakash.
 29th Feb., 1916, Cohen, Simon & David, Laraiche.
 29th Feb., 1916, Cohen, Simon & Joseph, Laraiche.
 29th Feb., 1916, El Ayashi El Bakkali, Arzila.
 29th Feb., 1916, Eljarret, Saloman, Laraiche.
 29th Feb., 1916, Essoudry, Samuel, Laraiche.
 29th Feb., 1916, Hadj Mailoud El Soussi, Laraiche.
 29th Feb., 1916, Hadj Mohamed Ben Abdullah, Alcazar.
 29th Feb., 1916, Hemed Ben El Hashmi, Arzila.
 29th Feb., 1916, Hemed El Mzanzi, Laraiche.
 29th Feb., 1916, Houssain El Soussi, Laraiche.
 29th Feb., 1916, Huss, Reichardt (Ricardo), Arzila.
 16th March, 1916, Jahn (or Yahn) & Toledano, Laraiche.
 29th Feb., 1916, Kell, J., & Company, Laraiche.
 29th Feb., 1916, Mohammed Bakkali, Tetuan.
 29th Feb., 1916, Mohammed Ben El Hashmi, Arzila.
 29th Feb., 1916, Mohammed Ben El Sherti, Arzila.
 29th Feb., 1916, Mohammed Ben Hisu, Arzila.
 29th Feb., 1916, Mohammed El Hababi, Laraiche.
 29th Feb., 1916, Mohammed El Mudden, Tetuan.
 29th Feb., 1916, Mohammed Lebady, Tetuan.
 29th Feb., 1916, Mohammed Sherti, Tetuan.
 29th Feb., 1916, Mohammed Sid Mokhtar, Arzila.
 29th Feb., 1916, Mokluf, Sabbag, & Company, Laraiche.
 29th Feb., 1916, Moryusef, Fortunate S., Laraiche.
 29th Feb., 1916, Mose El Jarrat, Alcazar.
 29th Feb., 1916, Muyal, Isaac & M., Laraiche.
 29th Feb., 1916, Oldenburg Line.
 29th Feb., 1916, Pariente, Hermanos, Laraiche.
 29th Feb., 1916, Pariente, Moses J., Laraiche.
 29th Feb., 1916, Renschausen, A., & Company, Laraiche.
 29th Feb., 1916, Rohner, Werner, Laraiche.
 29th Feb., 1916, Saeger & Woerner, Laraiche.
 29th Feb., 1916, Steinkampf, H., Alcazar.
 29th Feb., 1916, Taib Mohammed, Tetuan.
 29th Feb., 1916, Tornow, Max, & Son, Tetuan.
 29th Feb., 1916, Ulad Sid Mokhtar, Arzila.

PORTUGUESE EAST AFRICA.

7th April, 1916, Almeida, Porto Amelia; Palma and Ibo.
 7th April, 1916, Arabi Moosa, Porto Amelia; Palma and Ibo.
 29th Feb., 1916, Becker, E., Beira.
 29th Feb., 1916, Behrens, H., Lourenço Marques.

29th Feb., 1916, Bettman & Kupfer (East African Agency),
Lourenço Marques.

29th Feb., 1916, Bosselman, C., Beira.

29th Feb., 1916, Bredenkamp, Lourenço Marques.

29th Feb., 1916, Bruckmann, Lourenço Marques.

29th Feb., 1916, Cruz, Alipio, Francesco.

29th Feb., 1916, Da Souza, Luiz Moreira, Palma; Ibo, and
Porto Amelia.

29th Feb., 1916, De Sousa, Nismark, Palma; Ibo, and
Porto Amelia.

29th Feb., 1916, Dencks, Alexander, Lourenço Marques.

29th Feb., 1916, Deuss, Ludwig, & Company, Chinde,
Tete, and Quelimane.

16th March, 1916, Deuss, Paul.

29th Feb., 1916, Deutsche Ost-Afrika Gesellschaft.

29th Feb., 1916, Deutsche Ost-Afrika Linie.

29th Feb., 1916, Felgenhauer (alias Ferguson), I. C.,
Lourenço Marques.

29th Feb., 1916, Fellman, H., Quelimane.

29th Feb., 1916, Ferguson, I. C., (alias Felgenhaur), Lourenço
Marques.

2nd May, 1916, Ferreira, C. A., Chinde.

29th Feb., 1916, Ferreira, Joaquim, Quelimane.

29th Feb., 1916, Figueireido, Antonio, Palma; Ibo and
Porto Amelia.

29th Feb., 1916, Frankel Jacob, Lourenço Marques.

29th Feb., 1916, Fuchs, Lourenço Marques.

29th Feb., 1916, Grothkop, H., Lourenço Marques.

29th Feb., 1916, Haberer & Company.

7th April, 1916, Habib, Jacob, Porto Amelia; Palma and
Ibo.

29th Feb., 1916, Herz & Schaberg.

29th Feb., 1916, Hueffer, A., Quelimane.

29th Feb., 1916, Hoffman, Hugo, Lourenço Marques.

29th Feb., 1916, Hoffman, Oswald.

29th Feb., 1916, Houben, Walter, Beira.

29th Feb., 1916, Hupfer, Beira.

7th April, 1916, Ismail Juma, Porto Amelia; Palma and
Ibo.

29th Feb., 1916, Jung Lenz & Company.

29th Feb., 1916, Koch, J. H., Lourenço Marques.

29th Feb., 1916, Krutzfeldt, H. G., Lourenço Marques.

29th Feb., 1916, Kunsti, T., Ibo.

29th Feb., 1916, Limbrock, H., Tete.

29th Feb., 1916, Linder, F., Ibo.

29th Feb., 1916, Loeffelbein, F., Lourenço Marques.

29th Feb., 1916, Marcus & Harting.

16th March, 1916, Mebel, Beira.

- 29th Feb., 1916, Neider, P., & Company, Ibo.
 29th Feb., 1916, Niedner, Paul, Palma; Ibo and Porto
 Amelia.
 29th Feb., 1916, Oldenburg, E., Palma; Ibo and Porto
 Amelia.
 29th Feb., 1916, Orenstein, Arthur, Koppel.
 29th Feb., 1916, Pechner, H., Beira.
 29th Feb., 1916, Petersen, R. H., Quelimane.
 29th Feb., 1916, Philippi, William & Company.
 29th Feb., 1916, Piel, Albert, Lourenço Marques.
 29th Feb., 1916, Porst, Kurt, Lourenço Marques.
 29th Feb., 1916, Ragchand Premchand, Mozambique.
 29th Feb., 1916, Ranchodas Oda, Palma, Ibo and Porto
 Amelia.
 29th Feb., 1916, Ressmann, I., Lourenço Marques.
 29th Feb., 1916, Reuter, Dr., Lourenço Marques.
 29th Feb., 1916, Rewald, Martin, Lourenço Marques.
 29th Feb., 1916, Ribeiro, Antonio Franciso, Beira.
 29th Feb., 1916, Rolfes, Herman, Lourenço Marques.
 29th Feb., 1916, Rolfes, Karl, Lourenço Marques.
 29th Feb., 1916, Rolfes, Nebel, & Company, Lourenço
 Marques.
 29th Feb., 1916, Rosendorf, Lourenço Marques.
 29th Feb., 1916, Sambado, Antonio Marques, Mozambique;
 Santa Maria; Palma, Ibo and Porto Amelia.
 29th Feb., 1916, Schnutz, H., Tete.
 29th Feb., 1916, Schreiber, Beira.
 2nd May, 1916, Serrinha, J. A., Limitada, Chinde.
 29th Feb., 1916, Siemsen, T., Beira.
 29th Feb., 1916, Springhorn, C., Lourenço Marques.
 29th Feb., 1916, Steyn, Kuhn, Lourenço Marques.
 29th Feb., 1916, Stuben & Company.
 29th Feb., 1916, Stuhldreier, Palma; Ibo and Porto Amelia
 7th April, 1916, Villa Major, A. F., Lourenço Marques.
 16th March, 1916, Villardo, Ricarto, Beira.
 29th Feb., 1916, Vogel, W., Lourenço Marques.
 29th Feb., 1916, Vogler, W., Sena.
 29th Feb., 1916, Wandschneider, Theodor, Lourenço Mar-
 ques.
 29th Feb., 1916, Wiese, Carl, Lourenço Marques.
 29th Feb., 1916, Woernher, Fritz, Inhambane.
 29th Feb., 1916, Woernher, Rudolf, Inhambane.

AMERICA.

ARGENTINA AND URUGUAY.

- 24th March, 1916, Allgemeine Electricitäts Gesellschaft.
 14th April, 1916, Austro-American Steamship Company.

24th March, 1916, Barth, Eugenio, & Company, Montevideo, Uruguay.

24th, March, 1916, Bernitt, Rodolfo, (partner of Dorner & Bernitt), Misiones 1472, Montevideo, Uruguay.

14th April, 1916, Boker & Company, Argentina.

24th March, 1916, Bonino, E., & Schroeder, E. A., Misiones 1467, Montevideo, Uruguay.

24th March, 1916, Bottini, Oscar, Calle Cerropany, Montevideo, Uruguay and Argentina.

24th March, 1916, Brauss, Mahn, & Company, Reconquista, 80, Buenos Aires, Argentina, and Uruguay.

14th April, 1916, Bromberg & Company, Calle Moreno 401, Buenos Aires, Argentina.

16th March, 1916, Bunge, Ernesto A., & Born, J., B. Mitre, 226, Buenos Aires, Argentina.

18th May, 1916, Cassini & Company, Calle Cangallo, 840 Buenos Aires.

24th March, 1916, Clarfeld, Federico & Company, Montevideo, Uruguay and Argentina.

24th March, 1916, Clausen & Company, Misiones, esq. Piedras, Uruguay.

14th April, 1916, Curt, Berger & Company, Calle 25 de Mayo, 382-392; Calle Corrientes, 344, and Colo, 1384, Buenos Aires, Argentina.

24th March, 1916, Delfino, A. M., & Hermano, Calle Sarmiento, 442-448, Buenos Aires.

24th March, 1916, Dorner & Bernitt, Misiones, 1472, Montevideo, Uruguay.

24th March, 1916, Dorner, Arturo (partner of Dorner & Bernitt), Uruguay.

2nd May, 1916, Florencio Martinez de Hoz & Company, Calle Reconquista, 43, Buenos Aires, Argentina.

14th April, 1916, Funck, Ph., & Company, Calle Upsallata, 1056, Buenos Aires, Argentina.

24th March, 1916, Gasmotorenfabrik Deutz, Buenos Aires, Argentina.

24th March, 1916, German Coal Depot Company (Deutsch Kohlen Depot).

24th March, 1916, Hamburg-American Steamship Company.

24th March, 1916, Hamburg-South American Steamship Company.

24th March, 1916, Hansa Line.

24th March, 1916, Hardt, Engelbert, & Company.

24th March, 1916, Hardt, E. and W., & Company.

16th March, 1916, Hardy, E., & Company, (formerly Hardy & Mühlenkamp), Buenos Aires and Rosario, Argentina.

14th April, 1916, Hasenclever & Company, Calle Belgrano, 673, Buenos Aires, Argentina.

14th April, 1916, Heinlein & Company, Av. de Mayo, 1402, Buenos Aires, Argentina.

24th March, 1916, Kropp & Company, Buenos Aires, Argentina; Montevideo, Uruguay.

24th March, 1916, Lagemann, F., & Company, Montevideo Uruguay.

24th March 1916, Lahusen & Company, Castilla, 51, and Defensa, 522, Buenos Aires, Argentina.

24th March, 1916, Lasker & Company, Corrientes, 534, Buenos Aires, Argentina.

24th March, 1916, Marquez, José C. (partner of Dorner & Bernitt), Uruguay.

2nd May, 1916, Martinez de Hoz Brothers, Calle Belgrano, 554, Buenos Aires, Argentina.

18th May, 1916, Mitau & Grether, Calle Cangallo, 840, Buenos Aires.

24th March, 1916, North German Lloyd.

24th March, 1916, Orenstein & Koppel, Argentina.

24th March, 1916, Osten & Company, Rondeau, 303, Montevideo, Uruguay.

14th April, 1916, Pintos, Domingo, Argentina.

14th April, 1916, Quincke, Ernesto, Montevideo, Uruguay.

24th March, 1916, Rabe Walder & Company, Misiones, 1373, Montevideo, Uruguay.

24th March, 1916, Rabe, Maragrita, N. de, (partner of Rabe Walder & Company).

24th March, 1916, Rabe, Otto, (partner of Rabe, Walder & Company).

24th March, 1916, Raplmeyer, C. C., (partner of Clausen & Company), Uruguay.

24th March, 1916, Rhodius & Company, Castilla, 224, and Ribadavia, 842, Buenos Aires, Argentina.

24th March, 1916, Roehrs, E., & Company, 195, San martin, Buenos Aires, Argentina.

18th May, 1916, Sassoli, A., Buenos Aires.

2nd May, 1916, Schelp & Schelp, Calle Bartolome Mitre, 1123, Buenos Aires, Argentina.

14th April, 1916, Siemens Schuckert Companies, Calle Bernardo Irogoyen, 330, Buenos Aires, Argentina.

14th April, 1916, Sociedad Anonima Argentina Hidraulica Agricola, Argentina.

14th April, 1916, Societa Anonima Transporti de Mestre, Argentina.

24th March, 1916, Staudt, & Company, Argentina and Uruguay.

18th May, 1916, Sternberg, H., Junior, & Company, Calle Cangallo, 840, Buenos Aires.

24th March, 1916, Strothbaum, Felix (partner of Clausen & Company), Uruguay.

24th March, 1916, Strothbaum, Gmo., (partner of Clausen & Company), Uruguay.

14th April, 1916, Svensson, Ohlson & Company, cerrito, 36, Buenos Aires, Argentina.

14th April, 1916, Tribe, N. T., Conesa, 1830, Buenos Aires, Argentina.

24th March, 1916, Velasquez, Pedro, Uruguay.

24th March, 1916, Vilmar, Rimplar & Company, Defensa, 569-571, Buenos Aires, Argentina.

24th March, 1916, Wagenknecht & Company, Cerro Largo, 791, Montevideo, Uruguay.

24th March, 1916, Walder, Enrique (partner of Rabe Walder & Company), Uruguay.

18th May, 1916, Warburg & Goldschmidt, Calle Bartolome Mitre, 1265, Buenos Aires.

16th March, 1916, Weil Hermanos & Company, Buenos Aires, Argentina.

14th April, 1916, Wolff, Buchholz & Company, Calle 25 de Mayo, 179, Buenos Aires, Argentina.

BRAZIL.

2nd May, 1916, Albuquerque, Antonio de, Para.

24th March, 1916, Arp & Company, Rua de Onvidor, 102, Rio de Janeiro.

14th April, 1916, Barza & Company, Pernambuco.

24th March, 1916, Bayer, Friedrich, & Company, Travessa Santa Rita, 22-24, Rio de Janeiro.

24th March, 1916, Behrmann & Company, Rua das Princesas, Bahia.

24th March, 1916, Bellingrodt & Meyer, Rua Sao Pedro, 70, Rio de Janeiro.

24th March, 1916, Berringer & Company, Para.

24th March, 1916, Bockmann, A., & Company, rua do Apollo, 28, Pernambuco.

14th April, 1916, Borstelmann & Company, Pernambuco and Maceio.

2nd May, 1916, Brando, Viuva Carlos, & Company, Florianopolis.

24th March, 1916, Bromberg & Company, Bahia, Porto Alegre, Sao Paulo, Rio de Janeiro, Santos and Rio Grande do Sul.

24th March, 1916, Bromberg, Hacker & Company, Bahia, Porto Alegre, Sao Paulo, Rio de Janeiro, Santos, and Rio Grande do Sul.

18th May, 1916, Carioca, Manoel Vicente, Manaos.

24th March, 1916, Casa Allema (Wagner, Schadlich and Company), Rua 15 de Novembro, Santos; Rua Direita, 18, Sao Paulo.

24th March, 1916, Companhia Commercial, Victoria.

24th March, 1916, Costa Almeida, M., Rua do Rosario, 17, Sao Paulo; Rio de Janeiro.

24th March, 1916, Costa Ferreira & Company, Rua Sao de Bento, 77, Sao Paulo.

14th April, 1916, Da Precedta, A. Alves (partner of Fonseca & Company), Para and Rio de Janeiro.

24th March, 1916, Dannemann & Company, Sao Felix, Bahia.

24th March, 1916, Dauch & Company, Rua Frei Gaspar, 16, Santos.

18th May, 1916, Deffner & Company, Manaos.

18th May, 1916, Diaz Garcia & Company, Rua General Camara, 39-43, Rio de Janeiro.

24th March, 1916, Diebold & Company, Rua Santo Antonio, 56, Santos.

24th March, 1916, Domschke & Company, Rua das Princezas, Bahia.

24th March, 1916, Engel, Fritz, Rio Grande do Sul.

24th March, 1916, Engelhardt, Carlos, Rio Grande do Sul.

18th May, 1916, Ferreira, J. G., Rio de Janeiro.

24th March, 1916, Fischer, Christiano, Rua Marechal Floriano, 73, Porto Alegre.

24th March, 1916, Fonseca & Company (Coal Merchants), Para.

14th April, 1916, Fonseca, Abilio (partner of Fonseca & Company), Para.

24th March, 1916, Fraeb & Company, Rua 7 de Setembro No. 90, Porto Alegre; Rio Grande do Sul.

24th March, 1916, Friedrichs & Timmans, Rua dos Droguistas, Bahia.

24th March, 1916, Gasmotorenfabrik Deutz, Avenida Rio Branco, 11, Rio de Janeiro; rua Floriano Peixoto, 11, Pernambuco.

24th March, 1916, Griesbach, Max, Para.

14th April, 1916, Hasenclever & Company, Rio de Janeiro; Rua L. Badaro, 70, Sao Paulo.

24th March, 1916, Hoepcke, Carl, & Company, Florianapolis, Santa Cathrina.

24th March, 1916, Hoffman, Rudolf W. H., Para.

24th March, 1916, Jannowitz, Wahle & Company, Rua de Candelaria, 49, Rio de Janeiro; San Pedro, 34, Sao Paulo.

24th March, 1916, Krause, Irmaos & Company (Krause Brothers) Para; Maranhão; Manaos; and Pernambuco.

24th March, 1916, Landy, Carlos von, Rua Barão do Triunpho, 35a, Pernambuco.

24th March, 1916, Lemcke, Carlos, & Company, Porto Alegre.

18th May, 1916, Lobo, Manaos.

2nd May, 1916, Louro Linhares, Florianapolis.

24th March, 1916, Magnus, James & Company, Rua Sao Pedro, 96, Rio de Janeiro.

14th April, 1916, Meyer, Irmaos & Company, Rua Sete de Setembro, 165, Porto Alegre.

14th April, 1916, Monteiro, J. A., & Company, Rua de Candelaria, 49, Rio de Janeiro.

14th April, 1916, Moreira, Julie Cesar, Rio de Janeiro.

24th March, 1916, Noronha, Carlos de, Rua General Camara, 22, Rio de Janeiro.

24th March, 1916, Ohliger & Company, Manaos.

24th March, 1916, Ornstein & Company, Rua Sao Pedro, 9, Rio de Janeiro.

14th April, 1916, Ottens, K. J., Bahia.

24th March, 1916, Overbeck, W., Rua das Princezas, Bahia.

24th March, 1916, Poock & Company, Bahia.

18th May, 1916, Pradez, Pierre, Rio de Janeiro and Santos.

24th March, 1916, Parlow & Company, Para and Manaos.

24th March, 1916, Rombauer & Company, Rua Visconde de Inhauma, 84, Rio de Janeiro.

18th May, 1916, Rosa Neves & Company, Florianapolis.

18th May, 1916, Schlee, Philip, Manaos.

24th March, 1916, Schneider & Company, Rua Voluntarios de Patria, 40-42, Porto Alegre.

24th March, 1916, Schoenn, Roberto, & Company, Rua Quintanda, 147, Rio de Janeiro.

24th March, 1916, Scholz, Manaos.

18th May, 1916, Seligmann & Company, Para.

24th March, 1916, Semper & Company, Manaos.

24th March, 1916, Sinner, Alfredo, Rio de Janeiro and Santos.

14th April, 1916, Solheiro, Luiz (partner of Fonseca & Company), Para.

18th May, 1916, Steinman Emilio, A. Manaos.

18th May, 1916, Strassberger, E., & Company, Manaos.

24th March, 1916, Studer, J., & Company, Rua das Princezas, 20, Bahia.

24th March, 1916, Suerdieck & Company, Rua das Princezas, Bahia.

24th March, 1916, Teltcher & Company, Rua 7 de Setembro No. 122, Porto Alegre.

24th March, 1916, Trommel, A., & Company, Praça Telles, 11, Santos; Rua Alvares Penteado, Sao Paulo.

24th March, 1916, Urban, Eugen, & Company, Rua Conselheiro Saraiva, 30, Rio de Janeiro; Rua Santo Antonio, 63, Santos

24th March, 1916, Vasconcelles, José de, & Company, Pernambuco.

24th March, 1916, Vianna, Elyseo, Rua 15 de Novembro, Pernambuco.

24th March, 1916, Wagner, Schadlich & Company (Casa Allema), Santos and Sao Paulo.

24th March, 1916, Whitaker, Ernesto, & Company, Santos.

24th March, 1916, Wille, Theodor, & Company, Sao Paulo Rio de Janeiro and Santos.

CHILE.

18th May, 1916, Compania Salitrera Alemana, Taltal.

2nd May, 1916, Curtze, Walter, Punta Arenas.

2nd May, 1916, Daube & Company, Prat, 8, Valparaiso; Santiago; Concepcion (and Antofagasta).

2nd May, 1916, Fölsch & Company, Casilla 16a, Valparaiso.

2nd May, 1916, Gildemeister & Company.

2nd May, 1916, Hardt, E., and W., & Company.

18th May, 1916, Lange & Company, Casilla, 953, Valparaiso.

2nd May, 1916, Luck, Winkelhagen & Company, Valparaiso.

2nd May, 1916, Manus, Ernesto, Punta Arenas.

2nd May, 1916, Reitze, Leopold, & Company, Valparaiso.

2nd May, 1916, Schultz, Ricardo, and Company, 8, Coquimbo, Concepcion; Valparaiso.

2nd May, 1916, Sloman, H. B., & Company, Tocopilla.

2nd May, 1916, Studenrauch, R., Punta Arenas.

2nd May, 1916, Trede, H., Punta Arenas.

2nd May, 1916, Vorwerk & Company, Prat, 231-239, Valparaiso.

2nd May, 1916, Weber & Company, Santiago and Valparaiso.

CUBA.

14th April, 1916, Barba, Vicente, Cuba and Porto Rico.

14th April, 1916, Berndes, J. F., & Company, Cuba Street, 64, Havana.

14th April, 1916, Eppinger, Albert, Havana.

14th April, 1916, Heilbut & Company, Havana.

14th April, 1916, Michaelsen & Prasse, Obrapia, 18, Havana.

14th April, 1916, Paetzold, M., & Company, Havana.

18th May, 1916, Seeler, Pi, & Company, Obrapia, 16, Havana.

14th April, 1916, Tillman, M., & Company, Havana.

14th April, 1916, Toennies, H., Havana.

14th April, 1916, Upmann H., & Company, Amargura, 1, and Mercaderes, 34, Havana.

ECUADOR.

14th April, 1916, Bartels, Carlos, & Company, Bahia de Caràquez.

14th April, 1916, Bartels, Carlos (partner of Carlos Bartels & Company), Bahia de Caràquez.

14th April, 1916, Bartels, Guillermo, (partner of Carlos Bartels & Company), Bahia de Caràquez.

14th April, 1916, Becdach, Hermanos, Quito and Guayaquil.

14th April, 1916, Becdach, Kamal, (partner of Becdach, Hermanos), Quito and Guayaquil.

14th April, 1916, Becdach, Rene (partner of Becdach, Hermanos), Quito and Guayaquil.

14th April, 1916, Behreint, Frederick, Manta and Bahia de Caràquez.

24th March, 1916, Borchert, W., (partner of Jeremias & Borchert), Guayaquil.

24th March, 1916, Bunge, Julio, (partner of Guillermo Kaiser), Guayaquil.

14th April, 1916, Castro, Allen, Quayaquil.

14th April, 1916, Dassum, Mustafa, Quayaquil.

24th March, 1916, Dehmlow, Alfred, (partner of Kruger & Company), Guayaquil.

14th April, 1916, Dierks, Hugo, (partner of Otte & Company), Bahia de Caràquez.

14th April, 1916, Donner & Blackett, Manta and Porto Viejo.

14th April, 1916, Donner, Roberto, (partner of Donner & Blackett), Manta and Porto Viejo.

24th March, 1916, Duve, Federico, (partner of Kruger & Company), Guayaquil.

24th March, 1916, Enrich, Miguel, Guayaquil.

14th April, 1916, Flemming & Schnabel, Bahia de Caràquez

14th April, 1916, Flemming, George, Bahia de Caràquez.

14th April, 1916, Gleschen, Carlos, (of Tagua Handels Gesellschaft, Manta Branch).

24th March, 1916, Grim, Juan, (partner of Adolfo Poppe), Guayaquil.

24th March, 1916, Grimmer, Karl, (partner of Kruger & Company), Guayaquil.

24th March, 1916, Guzman, L. é Hijos, Guayaquil.

14th April, 1916, Haas, Max, (of Tagua Handels Gesellschaft, Esmeraldas Branch).

14th April, 1916, Harnack, H., (of Tagua Handels Gesellschaft, Bahia de Caràquez Branch).

24th March, 1916, Heinert, Leonard, Guayaquil.

14th April, 1916, Hinnaoui, Hermanos, Guayaquil.

14th April, 1916, Hinnaoui, Arif (or Aref), (partner of Hinnaoui Hermanos), Guayaquil.

14th April, 1916, Hinnaoui, Azat (or Azzet), (partner of Hinnaoui Hermanos), Guayaquil.

14th April, 1916, Hinnaoui, Fuad, (partner of Hinnaoui Hermanos), Guayaquil.

14th April, 1916, Jalil, C., Hermanos, Bahia de Caràquez.

14th April, 1916, Jalil, Cecilio, (partner of C. Jalil Hermanos), Bahia de Caràquez.

14th April, 1916, Jalil, Jorje (partner of C. Jalil Hermanos), Bahia de Caràquez.

14th April, 1916, Jalil, Manuel, (partner of C. Jalil Hermanos), Bahia de Caràquez.

24th March, 1916, Jeremias & Borchert, Guayaquil.

24th March, 1916, Jeremias L., (partner of Jeremias & Borchert), Guayaquil.

24th March, 1916, Jungnickel & Loose, Guayaquil.

24th March, 1916, Jungnickel, W., (partner of Jungnickel & Loose), Guayaquil.

24th March, 1916, Kaiser, Guillermo, Guayaquil.

24th March, 1916, Koppel, Samuel, Guayaquil.

24th March, 1916, Kruger & Company, Guayaquil.

24th March, 1916, Kruger, Juan H., (partner of Kruger & Company), Guayaquil.

24th March, 1916, Loose (partner of Jungnickel & Loose), Guayaquil.

14th April, 1916, Lopez, Romulo G., Guayaquil.

24th March, 1916, Luders, Carlos, Guayaquil.

14th April, 1916, Malheur & Company, Manta.

14th April, 1916, Maydoub & Ramadan, Ambato.

14th April, 1916, Maydoub, Amin (partner of Maydoub & Ramadan), Ambato.

14th April, 1916, Miketa, Rodolfo, (partner of Otté & Company), Bahia de Caràquez.

24th March, 1916, Moller, Herman, (partner of Rickert & Company), Guayaquil.

14th April, 1916, Moreira, Nicanor, Manta.

14th April, 1916, Otte & Company, Bahia de Caràquez.

14th April, 1916, Otte, Carlos, & Company, Manta.

14th April, 1916, Patrel, J. & Hermanos, Bahia de Caràquez

14th April, 1916, Patrel, Juan, (partner of J. Patrel & Hermanos), Bahia de Caràquez.

14th April, 1916, Patrel, Luis, (partner of J. Patrel & Hermanos), Bahia de Caràquez.

24th March, 1916, Poppe, Adolfo, Guayaquil.

14th April, 1916, Ramadan, (partner of Maydoub & Ramadan), Quito and Guayaquil.

24th March, 1916, Rickert, Carlos, (partner of Rickert & Company), Guayaquil.

24th March, 1916, Rickert, Edward, (partner of Rickert & Company), Guayaquil.

24th March, 1916, Rickert, Enrique, (partner of Rickert & Company), Guayaquil.

24th March, 1916, Rickert & Company, Guayaquil.

24th March, 1916, Rischaneck, Max, (partner of Kruger & Company), Guayaquil.

14th April, 1916, Ruperti, Emilio, Jipijapa.

14th April, 1916, Schnabel, A., (partner of Flemming & Schnabel), Bahia de Caràquez.

14th April, 1916, Tagua Handels Gesellschaft, M.B.H., All Branches.

14th April, 1916, Tresselt, W., (of Tague Handels Gesellschaft, Bahia de Caràquez Branch).

24th March, 1916, Urban, Gustavo, (partner of Carlos Luders), Guayaquil.

14th April, 1916, Voelcker, Carlos, Manta and Bahia de Caràquez.

14th April, 1916, Yauch, Theodore, (of Tague Handels Gesellschaft, Esmeraldas Branch).

24th March, 1916, Zohrer, Adolfo, Guayaquil.

PERU.

24th March, 1916, Brahm & Company, Lima.

24th March, 1916, Casa Grande Zuckerpflanzen Actien Gesellschaft, Trujillo.

24th March, 1916, Emmel Hermanos, Arequipa, Cuzco.

18th May, 1916, Freundt & Company, Espaderos, 586 and 594, Lima.

24th March, 1916, Gildermeister & Company, Trujillo and Lima.

24th March, 1916, Gildermeister, Siegfried (of Gildermeister & Company), Trujillo and Lima.

24th March, 1916, Gulda, F., & Company, Lima.

24th March, 1916, Hardt, Engelbert, & Company.

24th March, 1916, Hardt, E. and W., & Company.

24th March, 1916, Hassler & Michaelson, Trujillo.

18th May, 1916, Hilbek, F., & Company, Piura.

18th May, 1916, Hilbeck, Kuntze & Company, Cajamarca, Chiclayo and Pacasmayo.

24th March, 1916, Hilman, (partner of Gulda & Company) Lima.

24th March, 1916, Justus, W., (partner of Brahm & Company), Casilla, 89, Lima.

24th March, 1916, Klinge, F., & Company, Lima.

24th March, 1916, Knell, H., Callao.

18th May, 1916, Ludowieg & Company, Lima.

24th March, 1916, Oeschle, A. F., Lima.

14th April, 1916, Sociedad Industrial Infantas, Limited, Lima.

18th May, 1916, Soto, Bernardi, Iquitos.

18th May, 1916, Strassberger, E., & Company, Iquitos.

24th March, 1916, Wiebe, F., & Company, Salaverry and Trujillo.

24th March, 1916, Wiebe, S., (partner of F. Wiebe & Company), Salaverry and Trujillo.

24th March, 1916, Welsch, G., & Company, Esquina de Mercaderes, 493, Lima.

ALL COUNTRIES IN CENTRAL AND SOUTH AMERICA.

24th March, 1916, German Coal Depot Company (Deutsches Kohlen Depot).

24th March, 1916, Hardt, Engelbert, & Company.

24th March, 1916, Hardt, E. and W., & Company.

24th March, 1916, Staudt & Company.

ASIA.

JAPAN.

9th May, 1916, Aachen & Munich Fire Insurance Company, c-o Simon Evers, 25, Yamashita-cho, Yokohama; 100 Yedomachi, Kobe.

9th May, 1916, Accumulatoren Fabrik Aktien Gesellschaft, 32B Tsukiji, Tokyo.

9th May, 1916, Ahrens, H., & Company, Nachf, 29 Yamashita-cho, Yokohama, 10 Bund, Kobe.

9th May, 1916, Bayer, F., & Company, 183 Yamashita-cho, Yokohama; 47 Akashimachi, Kobe.

9th May, 1916, Becker, & Company, 89B Yamashita-cho, Yokohama; 31A Akashimachi, Kobe.

9th May, 1916, Benicke, F., Nachf, 5, Honkawaya-cho; Nihonbashi-ku, Tokyo; 81 Kobe.

9th May, 1916, Berg, Werner, 4 Shicome Nakayamatedori, Kobe.

9th May, 1916, Bergmann & Company, 154 Yamashita-cho, Yokohama; and 40 Akashimachi, Kobe.

9th May, 1916, Bleifus, F. R., 92 Yamashita-cho, Yokohama.

9th May, 1916, Boeddinghans, C. E., 4 Deshima, Nagasaki.

9th May, 1916, Bohler Keitei Goshi Kaisha, Nakanoshima, Osaka; 3 Uchisaiwai, Tokyo.

9th May, 1916, Borkowsky, G., 169 Sannomiyacho, Itchome, Kobe.

9th May, 1916, Bretschneider & Company, 160A Yamashita-cho, Yokohama.

9th May, 1916, Carlowitz & Company, 124 Higashi-machi, Kobe; 11, Isogami-Dori, 5 Nichome, Kobe.

9th May, 1916, Casella Senryo Kaisha, Murai Building, Ninonbashi-ku, Tokyo, and 31A Akashi-machi, Kobe.

9th May, 1916, China Export, Import and Bank Company, Kobe and Yokohama.

9th May, 1916, Club Concordia, 117 Itomachi, Kobe.

9th May, 1916, Club Germania, 235 Yokohama.

9th May, 1916, Delacamp & Company, 121 Higashi-machi, Kobe.

9th May, 1916, Delacamp, Piper & Company, 202 Yamashita-cho, Yokohama; 70, Kyomachi, Kobe.

9th May, 1916, Deutsch-Asiatische Bank, 180A Yamashita-cho, Yokohama; 25, Kyomachi, Kobe.

9th May, 1916, Evers, Simon & Company, 25 Yamashita-cho, Yokohama; 101 Yedomachi, Kobe.

9th May, 1916, Fachtmann & Company, R., 45 Yamashita-cho, Yokohama.

9th May, 1916, Feicke & Company, J., 80 Kyomachi, Kobe.

9th May, 1916, Gartner-Gebruder, Otaru, Hokkaido.

9th May, 1916, Geiser & Gilbert, Limited, Surugadaishita, Tokyo.

9th May, 1916, Gutmann, E., Yayasucho, Itchome, Tokyo.

9th May, 1916, Hirschfeld, G. C., 43 Sannomiya-cho, Kobe.

9th May, 1916, Hoffman, F., Kobe.

9th May, 1916, Illies, C., & Company, 54 Yamashita-cho, Yokohama; 12 Bund, Kobe; 15 Tsukiji, Tokyo; 40 Kitahama, Sanchome, Osaka and Moji.

9th May, 1916, Kobe Dispensary (Deutsche Apotheke), 16 Harima-Machi, Kobe.

9th May, 1916, Langfeldt & Company, 73 Yamashita-cho Yokohama.

9th May, 1916, Lessner, S. D., 35 Nakamichi, Kobe; 6 Megasaki, Nagasaki.

9th May, 1916, Levedag, E., 4 Yurakucho, Itchome, Tokyo.

9th May, 1916, Leybold, Shokwan, L., 26 Himonoche Nihonbashi-ku, Tokyo; 29 Nishi Hommachi, Moji.

9th May, 1916, Liesecke, J., 80 Kyomachi, Kobe.

9th May, 1916, Meier & Company, A., 24 Yamashita-cho, Yokohama; 68 Kyomachi, Kobe.

9th May, 1916, Munster, B., 23 Yamashita-cho, Yokohama.

9th May, 1916, Normal Dispensary, 77D Yamashita-cho, Yokohama.

9th May, 1916, Oestmann & Company, A., 196 Yamashita-cho, Yokohama; 47, Kobe.

9th May, 1916, Oldenburg, E., 49 Harimamachi, Kobe.

9th May, 1916, Piper & Thomas, 202 Yamashita-cho, Yokohama.

9th May, 1916, Pietzker, W., 45 Yamashita-cho, Yokohama; 17 Mayemachi, Kobe.

9th May, 1916, Ramseger & Company, 17 Mayemachi, Kobe.

9th May, 1916, Raspe & Company, M., 91 Kitamachi, Kobe; 18A Tsukiji, Tokyo.

9th May, 1916, Ratjen, Rud, 122 Aoyama Minamimachi, Rokuchome, Tokyo.

9th May, 1916, Reimers, Otto & Company, 198 Yamashita-cho, Yokohama.

9th May, 1916, Retz, F., 214 Yamashita-cho, Yokohama.

9th May, 1916, Retz, F., & Company, 214 Yamashita-cho, Yokohama.

9th May, 1916, Ritter, W., P.O. Box 234, Yokohama.

9th May, 1916, Rohde & Company, Carl, (Japan Export Company), 70A Yamashita-cho, Yokohama; 104 Yedo-machi, Kobe.

9th May, 1916, Romisch, Leo, 33 Tsukiji, Tokyo.

9th May, 1916, Schmidt Scharff & Company, R., 52 Yamashita-cho, Yokohama.

9th May, 1916, Schramm & Company, Paul, 21 Yurakucho, Itchome, Kojimachi, Tokyo, and Ono Hamabedori, Kobe.

9th May, 1916, Shoten, Schmidt, 1 Yayasucho, Itchome, Kojimachi, Tokyo.

9th May, 1916, Schuchardt & Schutte, 1 Yurakucho, Itchome, Kojimachi-ku, Tokyo.

9th May, 1916, Siemens Schuckert Denki Kabushiki Kaisha 65 Bojima Hamadori, Osaka; 48 Akashicho, Tokyo; 130 Tsutsui-cho, Kobe and Moji.

9th May, 1916, Van Nierop's, Ed. L., Japan Trading Company, 39 Akashimachi, Kobe, and 153 Yamashita-cho, Yokohama.

9th May, 1916, Vehling & Company, 92 Yamashita-cho, Yokohama.

9th May, 1916, Vigt, Carl, Dr., 67 Yamashita-cho, Yokohama.

9th May, 1916, Weinberger & Company, C., 46 Yamashita-cho, Yokohama; 76B Kyomachi, Kobe.

9th May, 1916, Wilckens, A., 45 Yamashita-cho, Yokohama.

9th May, 1916, Winckler & Company, 256 Yamashita-cho, Yokohama; 100 Yedomachi, Kobe; 2 Minami Konyamachi, Tokyo and 9 Shumokumachi Sanchome, Nagoya.

9th May, 1916, Wolf, Hans, 81 Nakamachi, Kobe.

9th May, 1916, Wolter, Carl & Company, Honmachi, Chemulpo, Corea.

9th May, 1916, Zeiss, Carl, 33 Tsukiji, Tokyo.

NETHERLAND EAST INDIES.

24th March, 1916, Adler, Warenhuis, Sourabaya.

24th March, 1916, Auerbach, H., Oxe & Company, Sourabaya.

24th March, 1916, Barmer Export Gesellschaft, Batavia.

24th March, 1916, Behn Meyer & Company, H. M., Batavia and Sourabaya.

24th March, 1916, Biedermann & Co., Samarang and Sourabaya.

14th April, 1916, Birnbaum, S. & W., Kali Biser West, Batavia.

24th March, 1916, Braunschweigsche Maschinenbauanstalt Sourabaya.

24th March, 1916, Breitfeld, Danek & Company, Sourabaya.

24th March, 1916, Eckstein, P., Medan and Palembang.

24th March, 1916, Ehrlich, S., Medan and Palembang.

18th May, 1916, Elten, Van, Medan.

24th March, 1916, Erdmann & Sielcken, Samarang, Batavia and Sourabaya.

2nd May, 1916, Filamont, Engelen & Company, Menado.

18th May, 1916, Force, J. C. E. de, Medan.

18th May, 1916, Forsyth, Douglas, Batavia.

24th March, 1916, Giesbers & Rosenkrantz, Sourabaya.

24th March, 1916, Goldenberg & Company, Medan and Palembang.

7th April, 1916, Gumprich & Strauss, Batavia.

24th March, 1916, Guntzel & Schumacher Handelsmaatschappy, Medan, Palembang and Sumatra.

7th April, 1916, Hallermann, J., Medan and Palembang.

18th May, 1916, Harland Kantoer, Batavia.

24th March, 1916, Hennemann, R., & Company, Dutch Borneo; Batavia, Sibolga.

24th March, 1916, Hinlopen, K., & Company, Sourabaya.
2nd May, 1916, Jongeneel, Medan.

24th March, 1916, Katz, S., & Company, Medan and Palembang.

24th March, 1916, Kehding, F., Medan and Palembang.

24th March, 1916, Kolner Handelsgesellschaft, Sourabaya.

24th March, 1916, Koppel, Arthur, Sourabaya.

24th March, 1916, Ledebor, W. B., & Company, Macassar, Menado and Gorontalo.

24th March, 1916, Liebenschütz & Company, Samarang and Sourabaya.

24th March, 1916, Lind, J. A., Handelsvereniging, Medan and Palembang.

24th March, 1916, Louvre, Sourabaya.

18th May, 1916, Maatschappij Limbangan Industrie, Batavia.

24th March, 1916, Mohrmann & Company, (Handelsvereniging Voorheen J. Mohrmann), Macassar.

24th March, 1916, Naessens & Company, Sourabaya and Medan.

18th May, 1916, Ong Eng Tee, Medan.

24th March, 1916, Ong Kek Chia, Batavia.

24th March, 1916, Ong Kek Siang, Batavia.

24th March, 1916, Ong Seng Kwie, Batavia.

24th March, 1916, Orenstein & Koppel, Sourabaya.

24th March, 1916, Ott, E., Medan and Palembang.

2nd May, 1916, Oving, H. E., Sourabaya.

24th March, 1916, Pang Kie Ngan, Batavia.

24th March, 1916, Protzel & Company, Sourabaya.

24th March, 1916, Reichler & Company, Medan and Palembang.

24th March, 1916, Schlieper, Carl, & Company, Samarang.

24th March, 1916, Siemens & Halske, Allgemeine Gesellschaft, Sourabaya.

24th March, 1916, Siemens Schuckert Werke, Sourabaya.

24th March, 1916, Societe Coloniale Indo-Belge, Batavia.

24th March, 1916, Sourabaya Oliefabriek, Sourabaya.

24th March, 1916, Straits und Sunda Syndikat, Batavia.

18th May, 1916, Teller, Scholte & Company, Sourabaya.

24th March, 1916, Valk, G. H., Macassar.

7th April, 1916, Vankhee, Macassar; Menado and Gorontalo.

7th April, 1916, Vlieland Hein & Company, Batavia.

24th March, 1916, Wolf & Petschek, Sourabaya and Samarang.

PERSIA.

- 16th March, 1916, Abdul Rahim Arab.
 18th May, 1916, Abramiantz & Company, Lalezar, Tehran.
 16th March, 1916, Agha Muhammad Yusuf Khabbez Beg-laroff, Kazvin.
 16th March, 1916, Agha Muhammad Ismail Isfahani, Meshed.
 16th March, 1916, Amin-ut-Tujjar (alias Agha Isfahansi), Ispahan.
 16th March, 1916, Baue, Tehran.
 16th March, 1916, Bonati, (Schwerin), Tehran.
 18th May, 1916, Carnik Khan Dalguidjan, Tehran.
 16th March, 1916, Christodoroff, Zares, Resht.
 16th March, 1916, Eger Brothers, Meshed.
 16th March, 1916, Farbwerke Vorm, Meister Lucius & Brunig, Ispahan.
 16th March, 1916, Fars Company, Shiraz.
 18th May, 1916, Haim, Ezra, Hamadan.
 16th March, 1916, Haji Abbas Arab, Ispahan.
 18th May, 1916, Haji Ahmedagha Teheranji, Tehran.
 16th March, 1916, Haji Amin, Ispahan.
 16th March, 1916, Haji Goulam Hussein, Sons of, Resht.
 16th March, 1916, Haji Lutfali Tabrizi, Tehran.
 16th March, 1916, Haji Mihammed Ibrahim (Malik-ut-Tujjar), Ispahan.
 18th May, 1916, Haji Mohamed Ibrahim, Tehran.
 16th March, 1916, Haji Muhammad Reza, Ispahan.
 16th March, 1916, Haji Muhammad Ibrahim Tenrani Sak-kon, Tehran.
 16th March, 1916, Haji Muhammad Welinkani, Kerman.
 16th March, 1916, Haji Seleh Arab, successors of, viz.—
 Haji Amin, Haji Mohammed Reza and Zafar, Ispahan.
 18th May, 1916, Hanemoglou, Resht.
 16th March, 1916, Herold, M., Meshed.
 16th March, 1916, Hoffman, Meshed.
 16th March, 1916, Ismaloff, (Georges & Jean), Kazvin.
 16th March, 1916, Keprielli, Meshed.
 16th March, 1916, Lascarides Freres, Resht.
 16th March, 1916, Maison Hollandaise (Prins, C. F.), Tehran.
 16th March, 1916, Malik-ut-Tujjar, (Haji Muhammed Ibrahim), Ispahan.
 16th March, 1916, Meshedi Ismail Salmasi, Kerman.
 16th March, 1916, Meshedi Goulam Ali, Resht.
 16th March, 1916, Minassiantz, A., Tehran.
 16th March, 1916, Missirian, Kerman.
 16th March, 1916, Muhammad Mehdi Samsar Isfaman.

- 16th March, 1916, Muhammad Saleh, Resht.
 16th March, 1916, Mustafa Husseini, Tehran.
 16th March, 1916, Papadopoulos, Hariles, Resht.
 16th March, 1916, Pascalidi Freres, Resht.
 16th March, 1916, Persische Teppiche A-G., Ispahan.
 16th March, 1916, Prins, C. F., (Maison Hollandaise),
 Tehran.
 18th May, 1916, Pugin.
 16th March, 1916, Roever, Wilhelm, Shiraz.
 16th March, 1916, Sadie Afshar, Yezd.
 16th March, 1916, Safa & Company, Limited, Bushire.
 16th March, 1916, Seskiel Nawi, Tehran.
 16th March, 1916, Societe du Tombac, Ispahan.
 16th March, 1916, Tabibian, M., Resht.
 16th March, 1916, Tehallis, Demetri, Resht.
 16th March, 1916, Tehallis, Leandros, Resht.
 16th March, 1916, Tehallis, Sotiri, Resht.
 16th March, 1916, Wassmuss.
 16th March, 1916, Wonckhaus & Company, Bushire.
 16th March, 1916, Yavash Ochli, Resht.
 16th March, 1916, Zafar, Ispahan.

PHILIPPINE ISLANDS.

- 24th March, 1916, Behn Meyer & Company, Limited,
 Manila.
 24th March, 1916, Fressel & Company, Manila.
 24th March, 1916, Froehlich & Kuttner, Iloilo.
 24th March, 1916, Germann & Company, Manila.
 24th March, 1916, Hashim, N. T., & Company, Manila.
 9th May, 1916, Los Helios, Manila.
 24th March, 1916, Manila Import Company, Basmarina,
 107, Manila.
 2nd May, 1916, Menzie, J.
 24th March, 1916, Richter, Adolpho, & Company.
 24th March, 1916, Roensch, Alfred, & Company.
 24th March, 1916, Santos & Jahrling, Botica de Santa
 Cruz, Manila.
 24th March, 1916, Schmidt & Ziegler, David 64, Manila.
 24th March, 1916, Schulz & Company, Manila.
 24th March, 1916, Secker & Company, (Secker's Store),
 Manila.
 24th March, 1916, Stahl & Rumcker, Manila.
 24th March, 1916, Struckmann & Company, S. Vincenta,
 65, Manila.
 24th March, 1916, Viegelmann & Company, Manila.

EUROPE.

DENMARK.

9th May, 1916, Allgemeine Elektricitats Gesellschaft, Vestergade, 23, Copenhagen.

9th May, 1916, Anglo-Russian Trading Company, Dron, Tvaerg., 3, Copenhagen.

9th May, 1916, Brennabor Filial, Tordenskjoldgade, 3, and Christian 9th Gade, Copenhagen.

9th May, 1916, Continental Caoutchouc & Gutta-percha Company, Amaliegade, 28, Copenhagen.

9th May, 1916, Copenhagen Coal & Coke Company (Kjobenhavns-Kul-Koks-Kompagni) A-S, Islands Brygge, 22, Copenhagen.

9th May, 1916, Costa & Ribeiro, Copenhagen.

9th May, 1916, Dansk Russisk Handelsselskab, Skt. Marcus Sidealle, 2, Copenhagen.

9th May, 1916, Goldstuck Hainze & Co., S. Annaepl, 16, Copenhagen.

9th May, 1916, Jensen, Albert, Islands Brygge, 22, Copenhagen.

9th May, 1916, Jenson & Fode, N.Y. Vestergade, 7, Copenhagen.

9th May, 1916, Keil, Otto, Vesterbrogade, 28, Copenhagen

9th May, 1916, Kraeft, Walter, Norregade, 7, Copenhagen.

9th May, 1916, Rothapfel, Max, Osetbaneg, 19, Copenhagen.

GREECE.

29th Feb., 1916, Antovitch, Pierre, Chios.

29th Feb., 1916, Back, Karl, 13 Rue de l'Universite, Athens.

9th May, 1916, Barouh, Solomon & Levi, Volo.

29th Feb., 1916, Bensussan, N., Piraeus.

29th Feb., 1916, Bloch, Eugene, Piraeus.

9th May, 1916, Brazzafole, Domenico, Syra.

9th May, 1916, Constantacopoulos & Company, Patras.

29th Feb., 1916, Damas, Constantine, Calamata.

29th Feb., 1916, Defner & Edelmann, Athens.

9th May, 1916, Dimitrelas, John, Vathy, Samos.

9th May, 1916, Fels & Company, Corfu.

9th May, 1916, Frandzis, P., & Fiorentino, G., Vathy, Samos.

9th May, 1916, Galanis & Goldstein & Hadjiandreou, Samos.

29th Feb., 1916, Godstein, Albert, Volo.

29th Feb., 1916, Gromann, George, Athens.

29th Feb., 1916, Hampartchoumian, Aram, Athens.

29th Feb., 1916, Harr, Gustave, St. Theodore Square, Athens.

29th Feb., 1916, Heidmann, Hans, Salonica.

29th Feb., 1916, Hoffmann, Alfred, Piraeus.

29th Feb., 1916, Koenig, I. & H., & Company, Athens.

29th Feb., 1916, Kouremetis, Michael, Athens and Calym-

nos.

29th Feb., 1916, Kouremetis, Pandelis, Athens and Calym-

nos.

29th Feb., 1916, Kruger, Max, Canea.

29th Feb., 1916, Kruger, Richard, Canea.

18th May, 1916, Lianos, C., Freres, Piraeus.

9th May, 1916, Lochner, Max, Patras.

9th May, 1916, Lucas & Company, Patras.

29th Feb., 1916, Michaelides & Milch, Panghion Hotel,

Athens; Piraeus.

9th May, 1916, Muller, Karl, Patras.

29th Feb., 1916, Ornstein, Dr. Otto, Chios.

29th Feb., 1916, Schiffel, Helmuth, Volo.

29th Feb., 1916, Seefelder & Company, (Hans and Michel),

Salonica.

9th May, 1916, Spiliotopoulos, C., Patras.

9th May, 1916, Stoltenhof & Lucas, Patras.

29th Feb., 1916, Stringos, George, Piraeus.

29th Feb., 1916, Wein, Jacob, Canea.

29th Feb., 1916, Zahn, Henry, Calamata.

NETHERLANDS.

29th Feb., 1916, Aker, P., Andijk.

29th Feb., 1916, Algemeen (N.V.) Commissie Handels Bureau, Nieuwe Uitleg, 6, The Hague.

7th April, 1916, Allgemeine Electricitats Gesellschaft, Install, Bur. Keizersgracht, 121, Amsterdam.

29th Feb., 1916, Asteroth, Friedr., Maaskade, 132, Rotterdam.

29th Feb., 1916, Bacher, August, & Sons, Wijnhaven, Z.Z., 108, Rotterdam.

29th Feb., 1916, Bakker, S. W., Ymuiden.

14th April, 1916, Birnbaum, S. & W., Singel, 160, Amsterdam.

7th April, 1916, Blitz, Seinpostduin, 22; Havenkade, 47, Scheveningen.

29th Feb. 1916, Bocker, L., & Company, Postbus, 78; Boompjes, 30a Rotterdam.

29th Feb., 1916, Borner, G. A. A., Nicolas Witsenkade, 30, Amsterdam.

14th April, 1916, Bosnak, Herman, Wouwermanstraat, 38, Amsterdam.

14th April, 1916, Bosnak, Michel, Nieuwe Heerengracht, 151, Amsterdam.

7th April, 1916, Bosschaert, W. & R., van Dieren, The Hague.

29th Feb., 1916, Brands, Th. E., Rokin, 95, Amsterdam.

29th Feb., 1916, Brasch & Rothenstein, Heerengr., 320, Amsterdam; Boompjes, 40a, Rotterdam.

29th Feb., 1916, Chirurgische Instrumentenfabriek (v/h Loth & Stopler), Trans L., Utrecht.

29th Feb., 1916, Cohen-Goldschmidt, Oldenzaal.

7th April, 1916, Continental Caoutchouc & Gutta Percha Company, Prinsengracht, 1077, Amsterdam.

7th April, 1916, Delden, Simon, Seinpostduin, 22; Havenkade, 47, Scheveningen.

7th April, 1916, Delden & Blitz, Seinpostduin, 22; Havenkade, 47, Scheveningen.

29th Feb., 1916, Deventer Glas Maatschappij Voorheen J. Pouwels Coelingh (N.V.) Deventer.

29th Feb., 1916, Drost, Robert, Terneuzen.

29th Feb., 1916, Drukkerij (N.V.) v-h Henri Berger, Bois de Duc.

29th Feb., 1916, Duncan Doring E., & Company, (now Weinberg, F., & Company), 51-53, Coolsingel, Rotterdam.

7th April, 1916, Eil, Joseph, Maaskade, 164, Rotterdam; Schiedam.

29th Feb., 1916, Elberfelder Handels and Export Company, N.E. Voorburgwal, 58-60, and Spuistr, 31-33, Amsterdam.

29th Feb., 1916, Erdman & Hethey, Keizersgr, 369-373, Amsterdam.

7th April, 1916, Fischer, A., Amsterdam.

7th April, 1916, Fischer, Bernard, Amsterdam.

7th April, 1916, Fischer, Leon, Amsterdam.

7th April, 1916, Fischer, Maurice, Amsterdam.

29th Feb., 1916, Frankfurter, A. G., fur Rhein & Main Schiffahrt, Rotterdam.

29th Feb., 1916, Goldstuck-Hainze & Company, Keizersgr, 108, Amsterdam.

7th April, 1916, Grootkerk, S., Junior, Linnaeusstraat, 45, Amsterdam.

29th Feb., 1916, Hanno, Heinrich, Nieuwland, 4, Rotterdam.

29th Feb., 1916, Itschert & Company, Coolsinger, 33, Rotterdam.

7th April, 1916, Kan, A. Jzn., Blasiusstraat, 1, Amsterdam.

7th April, 1916, Klop, P. W. H., Raadhuisstraat, 18, Amsterdam.

29th Feb., 1916, Koch & Company, Transport Gesellschaft, Nieuwland, 3, Rotterdam.

29th Feb., 1916, Koenigsfeld, J. H., Willemskade, 20, Rotterdam.

7th April, 1916, Komeet, N. V. De, v-h Dumonceau Freres, Kanaaldijk, St. Pieter, near Maastricht.

7th April, 1916, Konig, H. W., & Company, Paul Krugerstraat, 8, Rotterdam.

29th Feb., 1916, Kruthoffer & Doll, Veerkade, 8, Rotterdam

29th Feb., 1916, Lamm Brothers, Weteringschans, 84, Amsterdam.

7th April, 1916, Lichtenstein, M., Leuvehaven, 34b, Rotterdam.

29th Feb., 1916, Maier, C. G., Actien Gesellschaft, Westestr., 39, Rotterdam.

29th Feb., 1916, Manders, Seemann & Company, Heerengracht, 442, Amsterdam.

29th Feb., 1916, Mannheimer Lagerhaus Gesellschaft, Pr. Hendrikkade, 160a, Postbus, 482, Rotterdam.

29th Feb., 1916, Mayer & Company, Westerstraat, 38b, Rotterdam.

7th April, 1916, Meiger & Company, Stationsweg, E99, Velseroord.

29th Feb., 1916, "Metropol" Gasgloeilichtfabriek (Gloeikousjesfabrik), Parkstraat, 15, Arnhem.

29th Feb., 1916, Mijnbouw Maatschappij "Aequator," Thereiastraat, 109, The Hague.

18th May, 1916, Mijnarends, Keizersgr., 203, Amsterdam.

29th Feb., 1916, Mohrmann, J., & Company, Handels Vereeniging Voorheen, Keizersgr., 203, Amsterdam.

7th April, 1916, Monnickendam, D., Zomerhofstraat, 71b, Rotterdam.

29th Feb., 1916, "Monopol" Gasgloeilichtfabriek, Prinsengracht, 487, Amsterdam.

29th April, 1916, Nederlandsche Papierhandel, (N.V.), Prinsengracht, 526, Amsterdam.

29th Feb., 1916, Neue Karlsruher Schiffahrts Actien Gesellschaft, Rotterdam.

29th Feb., 1916, Norden, J., Stationsweg, 43, Rotterdam.

7th April, 1916, Ossedrijver, E., Leuvehaven, 55, Rotterdam.

7th April, 1916, Ozonwerken "Nederland," Schiedam.

29th Feb., 1916, de Poorter, Joseph, Verekade, 83, Rotterdam.

29th Feb., 1916, Pootershaven Handelsinrichtingen, Rotterdam.

29th Feb., 1916, Rhein & See Schiffahrts Gesellschaft, Rotterdam.

29th Feb., 1916, Rhein & See Speditionen Gesellschaft, Rotterdam.

29th Feb., 1916, "Rhenus" Transport, G.m.b.H., Rotterdam.

29th Feb., 1916, Richter, F. A., & Company, Stationsweg, 24, Rotterdam.

29th Feb., 1916, Roland Transport, A. G., Leurehaven, 32, Rotterdam.

7th April, 1916, de Ruijter & Company, Limke Rottekade, 145, Rotterdam.

29th Feb., 1916, Schenker & Company, Calandstr, 49-51, Rotterdam.

29th Feb., 1916, Schoers, Karl, Stoomvaart Maatschappij, Prins Hendrikkade, 82, Rotterdam.

29th Feb., 1916, Schwedersky & Company, Gravendijkwalloo, 5, Rotterdam.

29th Feb., 1916, Seiler, F. A., Damrak, 49, Amsterdam.

29th Feb., 1916, Steenkolen Handelsvereniging, Boompjes, 65a-b, Rotterdam.

29th Feb., 1916, Steinweg, C., Willemskade, 20, Rotterdam.

7th April, 1916, Stolberg, Jr. (J. E.), & Company, Reguliersdwarsstr., 73, Amsterdam.

29th Feb., 1916, Strassburger Rheinschiff Gesellschaft, Rotterdam.

7th April, 1916, Swarttouw's (Cornelius) N.V. Stevedoring Company, Achter-Haven, 74a-b, Rotterdam.

29th Feb., 1916, Tas Ezn, J., Nieuwendijk, 197-9, Amsterdam.

29th Feb., 1916, Transport Kontor "Bergleute," Maaskade, 174, Rotterdam.

29th Feb., 1916, Utrechtsche Handelsvereniging, Lange Nieuwstr., 41, Utrecht.

29th Feb., 1916, Van Dam, C. W. H., & Company, Mathenesserlaan, 235, Rotterdam.

29th Feb., 1916, Van der Schuyt, J. & A., Maaskade O.Z., 30, Rotterdam.

29th Feb., 1916, Van Perlstein & Company, Singel, 512, Amsterdam.

29th Feb., 1916, Verein Spediteur & Schiffer Rheinschiff, A. G., Boompjes, 16, Rotterdam.

7th April, 1916, Voogt, A. De, Pinsenstraat, 65a, Amsterdam.

29th Feb., 1916, Voss & Langen, Pr. Hendrikkade, 82a, Rotterdam.

29th Feb., 1916, Vulcaan Coal Company, Veerkade, 6, Rotterdam.

29th Feb., 1916, Vulcaan (N.V.) Handels En Transport Maatschappij, Veerkade, 6, Rotterdam.

29th Feb., 1916, Wambersie & Son, Calandstraat, 5, Rotterdam, and de Ruytrekade, Amsterdam.

29th Feb., 1916, Weinberg, F., & Company, (formerly Duncan Doring, E., & Company), Coolsingel, 51-3, Rotterdam.

29th Feb., 1916, Weismann, Charles, Haagscheveer, 35a, Rotterdam.

24th March, 1916, Wiegman's Bank, Heerengr., 412, Amsterdam.

29th Feb., 1916, Wurdemann, L., Heerengracht, 158, Amsterdam.

29th Feb., 1916, Zeitschmann, M., Maastraat, 176, Rotterdam.

29th Feb., 1916, Zuid-Hollandsche Elektrische Blikdrukkerij Speelgoed and Emballage Fabrieken Company (J. Norden), Stationsweg, 43, Rotterdam.

29th Feb., 1916, Zuid-Hollandsche Gloeikousjesfabriek, Schiedam.

NORWAY.

2nd May, 1916, Allgemeine Electricitäts Gesellschaft, Christiania.

2nd May, 1916, Bergens Bliktrykkeri A-S., Post-box, 134, and Damsgaard, Bergen.

29th Feb., 1916, Bohm, J. M., Christiania.

29th Feb., 1916, Broderson, J., (Dental Company), Sandefjord.

2nd May, 1916, Brun, Joseph Jervel, Grand Hotel, Christiania.

29th Feb., 1916, Bryde, Johan (owner Gimle Oliemolle), Sandefjord.

29th Feb., 1916, Christiania Filfabrikfile, Christiania.

2nd May, 1916, Christiania Textilfabrik, Chr. Krohgs., 3, Christiania.

29th Feb., 1916, Dental Company, (J. Broderson), Christiania.

2nd May, 1916, Fiskegarnsfabrik, Christian IV's gade, 89 and 91, Kristianssand.

29th Feb., 1916, Gimle Oliemolle, (Gimle Fabrikker), Sandefjord.

29th Feb., 1916, Grøset, Hans, N. Slotsg., 21, Christiania.

2nd May, 1916, Haak, L., & Company, Elveg, 5, Christiania.

29th Feb., 1916, Heilmann, A., (Christiania Filbukfile), Christiania.

9th May, 1916, Hinsch, Rudolf, Sandefjord and Bergen.

29th Feb., 1916, Hjelte, Carl, Grand Hotel, Christiania.

2nd May, 1916, Jacobson & Braastad, Toldbodgt, 35, Christiania.

2nd May, 1916, Johannesen, Albert, Chr. Krohgszt., 3, Christiania.

9th May, 1916, Kroepelien's C., Enke A-S, Bergen.

2nd May, 1916, Larsen, Oscar, Aalesund.

29th Feb., 1916, Lassen, Carl, St. Strandgt., 1, Christiania.

2nd May, 1916, Londoner Bazar., Strandgt., 29, Bergen; Torvg., 17b, Christiania.

29th Feb., 1916, Moller, E. D., Toldbodgt., 3, Christiania.

2nd May, 1916, Mortensen, Th., Prensengt., 2b, Christiania.

29th Feb., 1916, Motzfeldt & Sanner, Toldbodgt., 30, Christiania.

9th May, 1916, Munchs, Cornelius, Efterfølger, Dronningensgt., 13, Christiania.

2nd May, 1916, Nilsen, Helen, Olaf Kyrresgd., S., Bergen.

18th May, 1916, Nordisk Gummi Magazin, Kirkegade, 17, Christiania.

29th Feb., 1916, Norsk, Elektrokemisk A-S., Toldbodgt., 35, Christiania; Kragero and Dalfoss.

2nd May, 1916, Olsen, Wilhelm A-S., Strandgt., 95, Bergen

2nd May, 1916, Pein & Hartmann, Kirkegt., 17, Christiania.

29th Feb., 1916, Pr sch, Carl B., Prinsensgt., 23, Christiania.

18th May, 1916, Riegen, H. D., Christiansand.

2nd May, 1916, Rubenstein, O., Strandgt., 29, Bergen; Torvg., 17b, Christiania.

29th Feb., 1916, Rusten, Erik, Sarpsborg.

2nd May, 1916, Schlytter A-S., Skippergt., 19, Christiania.

29th Feb., 1916, Staudenmann, Karl, F.O.I., "Box 147," Trondhjem and Kragero.

2nd May, 1916, Stavanger Sardine Company A-S., Stavanger.

2nd May, 1916, United Sardine Factories, Bergen; Jelseg, 45; and Lervik, Stavanger.

29th Feb., 1916, Usines Electrochimiques de Hafslund, Sarpsborg.

29th Feb., 1916, Vendelboe, John & Carl, Prof. Dahlgatan, 3, Christiania.

29th Feb., 1916, Von Krogh, G. F., Sandefjord.

29th Feb., 1916, Waal, Jacob, Prinsengt., 23, Christiania.

PORTUGAL.

29th Feb., 1916, Adler Viuva de Hermann, Rua dos Fanqueiros, 84, Lisbon.

29th Feb., 1916 (for Lisbon), 24th March, 1916 (for Oporto), Allgemeine Electricitats Gesellschaft (Thomson Houston Iberica) Rua Candida dos Reis, 100, Oporto and Lisbon.

24th March, 1916, d'Almeida, A. Nicolau, & Company Limitada, Rua Serpa Pinto, Villa Nova de Gaya, Oporto.

29th Feb., 1916, Bachhoffen, A., & Lehrfeld, H., Rua Nova des Domingos, 22, Lisbon.

29th Feb., 1916, Bayer, F., & Company, Rua das Flores, 139, Oporto.

29th Feb., 1916, Breymann A., von, Madeira.

29th Feb., 1916, Brucher, Ch. & Commandita, Rua de Cedofeita, 245, Oporto.

29th Feb., 1916, Burmeister, J., Rua do Arco Bandeira (Rua dos Sapateiros), 39, Lisbon.

29th Feb., 1916, Burmester, Herman, & Company, Rua Infante D. Henrique, 87, Oporto.

29th Feb., 1916, Burmester, J. W. & Company, Rua de Bellomonte, 39, Oporto.

24th March, 1916, Camacho, L. F., Funchal, Madeira.

29th Feb., 1916, Carvalho, R. H., Rua do Arco Bandeira (Rua dos Sapateiros), Lisbon.

29th Feb., 1916, Cast, H. F., Rua da Alfandega, 160, Lisbon.

29th Feb., 1916, Cesche, E., Madeira.

29th Feb., 1916, Coba, Ramon, Rua do Commercio, 28, Lisbon.

29th Feb., 1916, Daehnhardt & Company, Rua da Magdalena, 75, Lisbon.

29th Feb., 1916, Deutsches Kohlen Depot, Madeira.

29th Feb., 1916, Duetting & Gaa, Madeira.

24th March, 1916, Edelman, Emilio, & Company, Travessa dos Congregados, Oporto.

29th Feb., 1916, Furbringer & Company, Rua de Passos Manoel, 189, Oporto.

24th March, 1916, George, Ernst, Successors, Rua da Prata, 8, Lisbon.

9th May, 1916, Gomes de Amorim, Francisco, Praça dos Restauradores, 53, Lisbon.

29th Feb., 1916, Gottschalk, Arthur, Rua das Praças, 30, Lisbon.

24th March, 1916, Guedes, Eduardo; Guedes, Felisberto, Rua Augusta, 124, Lisbon.

29th Feb., 1916, Hahnefeld & Gellweiler, Praça do Duque da Terceira, 4, Lisbon.

29th Feb., 1916, Heise, Georg, Escadinhas da Saude, 2; Rua do Commercio, 35, Lisbon.

29th Feb., 1916, Herold, O., & Company, Rua da Prata, 14, Lisbon; Rua da Nova Alfandega, 2, Oporto.

29th Feb., 1916, Hoffmann, Viuva Oswald, Calçada do Correio, Velho 3, Lisbon.

24th March, 1916, Hofle, Adolpho, & Company, Rua do Ferreira Borges, 16, Oporto.

29th Feb., 1916, Issel, Fr., Rua dos Retrozeiros, 60, Lisbon.

24th March, 1916, Jacobi, N., & Company, Rua da Nova Alfandega, 76, Oporto.

29th Feb., 1916, Kamp, Thumann, & Company, Rua Elias Garcia, 38, Oporto.

29th Feb., 1916, Katzenstein, Ed., Succrs., Rua de Bello monte, 39, Oporto.

29th Feb., 1916, Katzenstein, Hermann, Rua dos Fanqueiros, 65, Lisbon.

24th March, 1916, Kendall, Vasconcellos & Passos Limitada Galleria de Paris, 11, Oporto.

29th Feb., 1916, Kretzmar, R., Funchal, Madeira.

29th Feb., 1916, Leuschner, Bernhard, Rua Infante D. Henrique, 63, Oporto.

29th Feb., 1916, Lyncke & Company Limitada, Rua da Conceicao, 85, Lisbon.

29th Feb., 1916, Marcus & Harting, Rua dos Fanqueiros, 136, and Rua do Commercio, 45, Lisbon.

24th March, 1916, Martins & Galla Limitada, Largo de S. Domingos, 11, Lisbon.

24th March, 1916, Marum, Wm., Funchal, Madeira.

14th April, 1916, Mattos, Antonio, Lisbon.

14th April, 1916, Mendes, A., Lisbon.

24th March, 1916, Mendes, Jose, Oporto.

9th May, 1916, Perez, José, Rua do Alecrim, 73, Lisbon.

18th May, 1916, Peres, Vasco Manoel da Costa, Rua dos Fanqueiros, 65, Lisbon.

24th March, 1916, Pfeill, Emil, Rua Formosa, 400, Oporto.

24th March, 1916, Reinhardt, Ricardo, Rua da Alfandega, 118, Lisbon.

24th March, 1916, Rothes, Carlos, Rua de Bellomonte, 89, Oporto.

18th May, 1916, Santos, Joaquim da Assumpção, Artino Travessa a Estrella, 19, 4^o Lisbon.

24th March, 1916, Schimmelpfeng and Company, Rua de Santa Justa, Lisbon; Rua das Carmelitas, 100, Oporto.

24th March, 1916, Schmidt, A., Funchal, Madeira.

24th March, 1916, Schmieder, Oswald, Rua Nova do Almada, 11, Lisbon.

14th April, 1916, Serviço Costeiro a Vapor, Lisbon.

24th March, 1916, Siemens Schückert Werke Limitada, Rua Augusta, 27, Lisbon.

24th March, 1916, Silva, Francisco Eduardo Moreira Da, Avenida Casal Ribeiro, 17-3, Lisbon.

24th March, 1916, Sociedade Insulana De Transportes Maritimos Ltda., Funchal, Madeira.

24th March, 1916, Streit, Otto Von, Funchal, Madeira.

24th March, 1916, Stüve, W., & Company, Rua Infante D. Henrique, 75, Oporto.

24th March, 1916, Taylor, Filippe, Rua Vieira da Silva, 19, Lisbon.

24th March, 1916, Timm, Charles, Rua da Prata, 8, Lisbon.

24th March, 1916, Van Perlstein & Company, Rua da Conceição, 70, Lisbon.

24th March, 1916, Wald, G., Rua de S. Francisco, 4, Oporto

24th March, 1916, Waltz, F., Funchal, Madeira.

24th March, 1916, Wegenkel, Arthur, Rua das Condominhas, Oporto.

24th March, 1916, Weinstein, Martin, & Company, Rua do Commercio, 49, Lisbon.

24th March, 1916, Wiedemann, Max, & Company, Rua da Prata, 108, Lisbon.

24th March, 1916, Wimmer, J., & Company, Rua da Magdalena, 45, Lisbon.

24th March, 1916, Wischmann, Otto, Rua do Largo do Corpo Santo, 6, Lisbon.

24th March, 1916, Worm, Luiz B., Rua da Alfandega, 160; Rua da Prata, 133, Lisbon.

24th March, 1916, Ziems, Otto, Rua do Commercio, 99, Lisbon.

SPAIN.

24th March, 1916, Agencia Maritima Hering, Dormitorio San Francisco, 7, Barcelona.

29th Feb., 1916, Ahlers, Jacob, Santa Cruz, Tenerife.

29th Feb., 1916, Allgemeine Electricitäts Gesellschaft (Thomson Houston Iberica), Ronda de la Universidad, 22, and Aragón, 285, Barcelona; Nicolas Maria Rivero, 8, Madrid.

24th March, 1916, Allgemeine, Erzgesellschaft, Seville.

29th Feb., 1916, Amann & Gana, Calle Ayala, 1, and Calle Belosti, 14, Bilbao.

24th March, 1916, Amann & Wendel, Rambla de Cataluna, 20, Barcelona.

29th Feb., 1916, Arozena, Fernando, Santa Cruz, Tenerife.

29th Feb., 1916, Arroya, Jose, Atocha, 4, Malaga.

29th Feb., 1916, Augener, Enrique, Las Palmas.

29th Feb., 1916 Banco Alemán Transatlántico, Barcelona and Madrid.

29th Feb., 1916, (for Malago), 24th March, 1916 (for Seville), Baquera, Kusche & Martin, Malaga and Seville.

- 2nd May, 1916, Boetticher & Navarò, Zurbano, 58, Madrid.
24th March, 1916, Behn, Enrique, Calle Pascual y Genis, 2, and Calle Colón, 90, Valencia.
24th March, 1916, Bender, Hijos de H. A., San Feliu de Guixols, Barcelona.
24th March, 1916, Beutel, Edmundo, Calle Pascual y Genis, 19, Valencia.
29th Feb., 1916, Bjerre, A. (Bjerre Sucesores), Cortina del Neuville, 21-3, and Alameda, 28, Malaga.
24th March, 1916, Bonsoms & Company, Tarragona.
29th Feb., 1916, Braun, Antonio, Santa Cruz, Tenerife.
24th March, 1916, Braumer, Hugo, Barco, 6, Calle Colón, 86, Valencia.
24th March, 1916, Buckard, Julie, Alicante.
24th March, 1916, Cano, Emilio, Valencia, and Alicante.
29th February, 1916, Compania de Alcoholes, Bilbao.
2nd May, 1916, Compania Sevillana De Electricidad, Calle San Pablo, 30, Avenida San Sebastian, Seville.
24th March, 1916, Continental Tyre and Rubber Company, Calle Florida, 13, Madrid.
2nd May, 1916, Coppel, Carlos, Fuencarral, 27, Madrid.
29th Feb., 1916, "Correo Español," Madrid.
29th Feb., 1916, Crosa, Angel, Tenerife.
29th Feb., 1916, "Debate," Madrid.
29th Feb., 1916, Deutsches Kohlen Depôt, Gesellschaft, Santa Cruz, Tenerife.
29th Feb., 1916, Dorr & Lensten, Malaga.
24th March, 1916, Drack, Otto, Alicante and Valencia.
24th March, 1916, "Edén Bebé" Consejo de Ciento, 159, Barcelona.
29th Feb., 1916, "El Siglo Futuro," Madrid.
24th March, 1916, Engelhardt, Otto, Calle San Pablo, 30, Seville.
29th Feb., 1916, Erhardt & Company, Bilbao.
2nd May, 1916, Escuder, José, Valencia.
29th Feb., 1916, Falkenstein, Felix, Calle Colegiata, 13, Madrid.
24th March, 1916, Feustel, Otto, Consejo de Ciento, 322, Barcelona.
29th Feb., 1916, Fliedner, Jorge, Madrid.
2nd May, 1916, Frade, Francisco, Madrid.
24th March, 1916, Gaissert, Emilio, & Company, Calle Princesa, 61, Barcelona.
2nd May, 1916, Gans, Richard, Princesa, 63, Madrid.
29th Feb., 1916, Gaswerk Company, Santa Cruz, Tenerife.
29th Feb., 1916, German Cable Company, Tenerife.
24th March, 1916, Gottschalk Hermanos, Calle Bailen, 27, Barcelona.

24th March, 1916, Grosch, Federico, Calle Corcega, Barcelona.

24th March, 1916, Guardiola, Juan, Alicante.

29th Feb., 1916, Gutierrez, Leopoldo, Madrid.

29th Feb., 1916, Gutkind, Felix, Trinidad Grund, 7, Malaga

24th March, 1916, Haassenstein & Vogler, Rambla Capuchinos, 15, Barcelona.

24th March, 1916, Hamm, Luis S., Rambla de Catalunya, 35, Barcelona.

24th March, 1916, Hartmann, Pablo, Valencia and Calle Cortes, 591, Barcelona.

29th Feb., 1916, Heinsdorf & Lemcke, Atacha, 4, and Alameda de Colón, 6, Malaga.

24th March, 1916, Hengsternberg, Hermann, Seville.

2nd May, 1916, Hielscher, Adolfo, Calle Zorrilla, 31, Madrid.

29th Feb., 1916, Hinderer, Carlos, Madrid.

29th Feb., 1916, Hoppe, Carlos, & Company, Alameda de Mazarredo, 1, Bilbao; Calle Muelle, 17, Santander.

29th Feb., 1916, Knappe, Carlos, Calle Alcalá, 38, Madrid.

29th Feb., 1916, Koehler, Guillermo, Esparteros, 1, and Plaza del Cordon, 1, Madrid.

2nd May, 1916, Koppel, Arturo, Carrera San Jeronimo, Madrid.

24th March, 1916, Korting, Sociedad Anon, Española, Plaza Palacio, 11, Barcelona; Valencia.

24th March, 1916, Lainez, Hijos de Evelio, Cadiz.

24th March, 1916, Laschütza, Oscar, Vigo.

24th March, 1916, Lehmann & Company, Consejo de Ciento, 159, Barcelona.

24th March, 1916, Lence, Carlós, Calle Colon, 13, Valencia.

29th Feb., 1916, Lengo, Arturo, Almeria, Garrucha, Malaga and Aguilas.

24th March, 1916, Lenher, Amande, Alicante.

29th Feb., 1916, Linhoff, Carlos (sucesores de Cross and Linhoff), Malaga.

2nd May, 1916, Loeck, Walter, Bilbao.

29th Feb., 1916, Lohr, Maximilio, Tenerife.

24th March, 1916, Marten, Martin, Calle Adriano, 38, Seville; Calle Cortes, 604, Barcelona.

2nd May, 1916, Maximo, Otto, Carrera San Jeronimo, Madrid.

24th March, 1916, Medem, Otto, Calle Bailen, 2, Barcelona; Calle A. Calderon, 15, and Calle Atarazanas, 15, Valencia; Alicante, Bilbao and Malaga.

29th Feb., 1916, "Mentidero," Madrid.

2nd May, 1916, Meyer, Carlos, Cadiz.

24th March, 1916, Meyer y Bacharach, Calle Serrano y Grao, Valencia.

29th Feb., 1916, Mittelstrass, Otto, Las Palmas.

24th March, 1916, Monguio y Scharlau, Calle Aragón, 219, Barcelona.

24th March, 1916, Muller, Alfred, Palma de Mallorca.

24th March, 1916, Muller, Hugo, Seville.

2nd May, 1916, Muller, William, Seville.

2nd May, 1916, Murillo, Marcelino, Bilbao.

24th March, 1916, de Neufville, Sucesor de J, Santa Teresa, 8, and 10, Barcelona.

2nd May, 1916, Palacios, Luis Asin, Calle de Preciados, Madrid.

2nd May, 1916, Pares (Manager of Felix Schlayer *see below*), Barcelona.

29th Feb., 1916, Pflugger, Karl, Las Palmas.

18th May, 1916, Pi, Antonio, Barcelona.

2nd May, 1916, Reder, Gustav, Calle Zorrilla, 23, Madrid.

29th Feb., 1916, Rojas, Claudio, Santa Cruz, Tenerife.

2nd May, 1916, Roock, Jorge, Hurtado de Amézaga, 12, and Fueros, 2, Bilbao.

24th March, 1916, Rubert, Sucesores de Juan, Calle Roger, 9, Puerta del Muelle, Alicante.

24th March, 1916, Schimmelpfeng's Information Agency, Madrid.

29th Feb., 1916, Schlayer, Felix (Sucesor de Alberto Ahles & Company), Alcalà 46, Madrid; Paseo de Aduana, 15, and 17, Barcelona.

29th Feb., 1916, Siemens, Enrique, & Company, Las Palmas.

29th Feb., 1916, Sociedad Anonima Fabrica de Lámparas de Filamento Metalico, Paseo de Santa Maria, de la Cabeza, Madrid.

24th March, 1916, Sociedad Vinicola, Tarragona.

24th March, 1916, Soujol, Carlos, Villamari, 25, Barcelona.

24th March, 1916, Teschendorff, Steiner & Company, Travessa S., Vincente and Calle Peaña, 25, Grao de Valencia.

29th Feb., 1916, Thonet Hermanos, Madrid.

2nd May, 1916, Truamann, Enrique, Madrid.

29th Feb., 1916, "Tribuna," Madrid.

2nd May, 1916, Uhthoff, Ludolfo, Calle San Pedro, 16, Cadiz.

29th Feb., 1916, Vogt, Conrad, Santa Cruz, Tenerife.

2nd May, 1916, Wackonnigg, Wilhelm, Bilbao.

24th March, 1916, Wertheim, Carlos, Calle Avino, 9, Barcelona.

24th March, 1916, Winter, Emilio, Calle General Menacho, 9, Cadiz.

29th Feb., 1916, Woermann, Linie, Las Palmas.

SWEDEN.

- 29th Feb., 1916, Abrahamsson, Runö, Stockholm.
29th Feb., 1916, Allgemeine, Electricitäts Gesellschaft, Stockholm.
29th Feb., 1916, Allmanna Handels (A-B), Hamngatan, 5b, Stockholm.
29th Feb., 1916, Almquist, Carl, Ystad.
29th Feb., 1916, Alpen, H., Magasinskvarte, 3a, Gothenburg.
29th Feb., 1916, Andersson & Linberg (A-B), Stora Badhusgatan, 6, Gothenburg.
29th Feb., 1916, Bagges Importagentur, O, Hamngt., 50b, Gothenburg.
29th Feb., 1916, Beijers, John, Skofabrik (A-B), Flemminggatan, 59, Stockholm.
29th Feb., 1916, Berg, Victor, Stockholm.
29th Feb., 1916, Bexelius, Henrik, Stockholm.
29th Feb., 1916, Biehl, G., Malmö.
29th Feb., 1916, Blomquist, Olof, & Company, Oscarshamn.
29th Feb., 1916, Brattström, Johann, Stockholm.
18th May, 1916, Burchard, Adolf, Drottningg., 4, Stockholm.
29th Feb., 1916, Christiernin, C., Stockholm.
2nd May, 1916, Clase, Gustav, S, Hamngt, 15, Gothenburg.
29th Feb., 1916, Dahlström, Otto, Bredgr., 2, Stockholm.
29th Feb., 1916, Daumichen, Max, Stockholm.
29th Feb., 1916, Dressfalls Grufvor Och Malmförädlingsverk (A-B), Rosenbad, 2, Stockholm.
18th May, 1916, Edstrand, Broderne, Jorgen Knockg., 2, Malmö.
29th Feb., 1916, Engeström & Jaepfelt, Per Veijersg, 3, Malmö and Gothenburg.
29th Feb., 1916, Fallenius & Lefflers (A-B), V. Hamngatan, 5, Gothenburg, and all branches in Sweden.
2nd May, 1916, Forsblad & Son, Norra Hamngatan, 6, Gothenburg.
29th Feb., 1916, Fraenckel, Moritz, & Company, Gothenburg.
29th Feb., 1916, Ganslandt & Gussing (A-B), Hjulhamnsg., 4, Malmö; Gothenburg and Ystad.
29th Feb., 1916, Gleitsman, E. T., Trälleborg.
29th Feb., 1916, Goldstück, Hainze & Company, Gothenburg.
29th Feb., 1916, Grafford, J., Katarinavägen, 11, Stockholm.
29th Feb., 1916, Grubbens, Carl E., Stockholm.
29th Feb., 1916, Hammar & Company, Vasagatan, 6, Stockholm.

- 29th Feb., 1916, Hansson, Elof, Packhuspl., 2, Gothenburg; Stockholm.
- 29th Feb., 1916, Harbeck, Doctor Ernst, Partille, Gothenburg.
- 16th March, 1916, Harmsen, Wilhelm & Company, Stockholm.
- 29th Feb., 1916, Hartig, Hugo, Warendorffsg., 4, Stockholm; Gothenburg.
- 29th Feb., 1916, Herrström, Sigfrid, Kungsgatan, 30, Malmö.
- 29th Feb., 1916, Humbert, Hermann, Artillerigatan, 6, Stockholm.
- 29th Feb., 1916, Jäger, Wilhelm, Lulea.
- 29th Feb., 1916, Johnson, Eric R., Kommedörsg., 17, Stockholm.
- 29th Feb., 1916, Jonsson & Krafft, V., Hamngt., 14, Gothenburg.
- 29th Feb., 1916, Kronans Droghandel, Gothenburg.
- 29th Feb., 1916, Kurzel, Fr., Malmö.
- 2nd May, 1916, Larsson, Adolf, Örebro.
- 29th Feb., 1916, Lassen, Carl, Slussplan, 63, Stockholm; Kungsg., 4, Gothenburg.
- 29th Feb., 1916, Levin, Sigismund, Landskrona.
- 29th Feb., 1916, Linden & Lindström, Gothenburg.
- 14th April, 1916, Malmö Yllefabriks (A-B), St. Nyg., 50, Malmö.
- 29th Feb., 1916, Melin, Peder Company, N. Hamng., 6, Gothenburg; Malmö.
- 29th Feb., 1916, Rapp, David (A-B), Skeppsbron, 18, Kammakareg, 12, Stockholm.
- 29th Feb., 1916, Reinheimer, Phillip, Stockholm.
- 29th Feb., 1916, Roberg, Tycho, Skeppsbron, 1, Gothenburg.
- 29th Feb., 1916, Rudeberg, A., Drottningatan, 11, Stockholm.
- 29th Feb., 1916, Schipmann, Heinrich (A-B), Bredgr., 2, Stockholm.
- 14th April, 1916, Schmitz, August, Malmö.
- 18th May, 1916, Schuchardt & Schutte, Stockholm.
- 18th May, 1916, Svenska Hud & Skinaffaren, Pildamsvagen, 3b, Malmö.
- 29th Feb., 1916, Specialjarn (A-B), Kungsgatan, 56, Stockholm.
- 29th Feb., 1916, Stockholm Skofabrik (A-B), Hornsgatan, 160, and Brannkyrkagatan, 167, Stockholm.
- 9th May, 1916, Svensson, Henry W., Helsingborg.
- 9th May, 1916, Winkler-Rathlew, S. W., Helsingborg.

Given at Our Court at Buckingham Palace, this Twenty-third day of May, in the year of our Lord one thousand nine hundred and sixteen, and in the Seventh year of Our Reign.

GOD SAVE THE KING.

NOTE. (1)—Under the Trading with the Enemy Proclamations of 25th June, and 10th November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or bodies of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality resident or carrying on business in Persia, Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above list, and the omission of the name of any such person or body of persons from such list is not an authority or license to trade with such person or body of persons.

NOTE (2)—Where a firm named in the List has more than one branch *in the same country*, all branches in that country are held to be included in the List, even in cases where no address, or of several addresses one only is specifically mentioned.

NOTE (3)—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad may apply for information as to the names in the List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm in the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 785.

The London Gazette, 26th May, 1916.

[29596.]

—
Notice to Mariners.

No. 549 of the year 1916.

IRELAND, SOUTH COAST.

Former Notice.—No. 114 of 1916;* hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

(1) *Regulations respecting Yachts and Pleasure Craft.*

I. WATERFORD TO LONG ISLAND SOUND.

Motor boats, yachts and pleasure craft of all descriptions will only be permitted at the following ports, etc., within the area specified:—

Port, etc.—Limit of Cruising Area.

Waterford, inside a line drawn between Hook point and Brownstown head.

Dungarvan bay, inside a line drawn between Helvick head and Bunmahon Coast Guard station.

Youghal bay, inside a line drawn between Capel island and Ram head.

Ballycotton bay, inside a line drawn between Ballycotton island and Capel island.

Queenstown, inside a line drawn between Cork head and Power head.

Kinsale, inside a line drawn between Old head and Sovereign rocks.

Courtmacsherry bay, inside a line drawn between Old head and Seven heads.

*p. 1128.

Clonakilty bay, inside a line drawn between Seven heads and Galley bay.

Glandore bay, inside a line drawn between Galley head and Toe head.

Baltimore bay, inside a line drawn between Toe head and Cape Clear.

Long Island sound, inside a line drawn between Cape Clear and Brow head.

2. Before a Regatta can be held within the authorized limits of any of the ports or waters mentioned permission must be obtained from the Vice-Admiral Commanding, Queenstown.

3. Excursion steamer traffic will be permitted only under license from the Vice-Admiral Commanding, Queenstown.

4. Yachts and other craft must obey immediately any orders given them by the patrol vessels. They are liable to inspection and search by those vessels.

5. At Queenstown, no sailings will be permitted before daylight, and no craft must be under way during the hours of official night, but must remain at their moorings. All yachts and other pleasure craft are to return into harbour before sunset.

The channel west of Spike Island is prohibited.

II. BANTRY, KENMARE, AND DUNMANUS BAYS.

1. Yachts and other pleasure craft are not allowed to cross the line in Bantry bay drawn from Sheep head to Dursey head, nor to cross the line in Kenmare bay from Cod head to Bolus head, nor to cross the line in Dunmanus bay from Sheep head to Three Castle head.

2. No Regatta shall be held without permission in writing from the Senior Naval Officer, Castletownbere. This applies to the coast from Mizzen head to Sybil point.

3. No excursion steamer shall run without permission in writing from the Senior Naval Officer, Castletownbere. This applies to the coast from Mizzen head to Sybil point.

4. The directions as to no craft being under way in the defended port of Berehaven during official night are to be strictly adhered to.

(2) *Traffic Regulations.*

PORT OF QUEENSTOWN.

I.—PROHIBITED AREAS.

1. An obstruction has been placed across Queenstown harbour inside the entrance.

Anchorage is strictly prohibited between the southern limit of Outer Man-of-War roads and a line drawn between the light-buoy exhibiting an *occulting white* light, to the eastward of Spike island and the light-buoy exhibiting a *fixed white* light, off Black rock, Corkbeg.

The passage between Spike island and Ringaskiddy point is closed, and no vessel shall approach the area bounded on the south by a line drawn between Golden rock and the southernmost point of Spike island.

No vessel shall use the channels between Haulbowline and Spike island, east of Rocky island, or west of the Military pier on Spike Island.

Passage through Obstruction.

2. Vessels entering the port, not being in charge of a pilot, shall not proceed beyond the Examination anchorage. Vessels wishing to leave the port, not being in charge of a pilot, shall not proceed beyond the southern limit of the Outer Man-of-War anchorage. This applies to all craft except boats drawing less than four feet which have obtained special permission from the King's Harbour Master.

It is compulsory for all vessels desiring to pass through the obstruction in either direction to have on board a licensed pilot, or Master holding a pilot's certificate for the port, whose name has been approved by the Vice-Admiral Commanding Coast of Ireland.

II.—ENTRANCE TO THE PORT.

Entry Forbidden during Fog.

3. All Mercantile traffic is forbidden to enter the port or to pass beyond the limits of the Examination Anchorage during fog.

Pilotage.

4. It is compulsory for all merchant vessels to have^{est} a licensed local pilot on board when entering the port, except:—

Vessels whose masters hold pilot's certificates for the port and whose names have been approved by the Vice-Admiral Commanding Coast of Ireland.

Also certain local vessels which have obtained exemption from the Vice-Admiral Commanding Coast of Ireland. It is to be understood that pilotage is compulsory for these vessels when passing through the obstruction.

III.—MOVEMENTS WITHIN THE PORT.

5. The movements of all merchant vessels, barges, or boats of any kind are subject to the direction of the King's Harbour Master, whose orders are to be immediately obeyed.

Night and during Fog.

6. During the hours of official night, no merchant vessels (including fishing craft, barges, yachts, or private vessels of any kind) will be allowed to be under way in the waters, including the creeks of the Dockyard Port of Queenstown, except with special permission from the King's Harbour Master. All vessels, barges, and boats must display the regulation lights. During fog all mercantile traffic is absolutely prohibited.

IV. VESSELS LEAVING THE PORT.

Prohibition.

7. No merchant vessels (including fishing craft, barges, boats, yachts, or private vessels of any kind) are permitted to leave the Dockyard Port of Queenstown during the hours of official night, except with special permission from the Vice-Admiral Commanding Coast of Ireland, which can be obtained through the Shipping Intelligence Officer. No vessel may leave during fog.

Permission to Leave.

8. Merchant vessels (including those engaged in the coastal trade) must on no account leave the Dockyard Port of Queenstown without permission.

Vessels must obtain such permission from the Collector of Customs, Queenstown.

Note.

This Notice is a repetition of Notice No. 114 of 1916, with the addition of the information contained in Section (1), subsection I.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 23rd May, 1916.

No. 786.

The London Gazette, 26th May, 1916.

[29596]

Notice to Mariners.

No. 556 of the year 1916.

ENGLAND, SOUTH-EAST COAST.

DOVER STRAIT—LIGHT-VESSELS ESTABLISHED; TRAFFIC
REGULATIONS.

Former Notices.—Nos. 37, 133, 227, 349 and 459 of 1916; hereby cancelled.

Two Light-Vessels have been moored in the English Channel off Folkestone, as follows:—

..... (1) *Position.*—At a distance of about 2 miles south-eastward, from Folkestone pier head.

Lat. $51^{\circ} 03' 05''$ N., long. $1^{\circ} 13' 45''$ E.

Characteristics:

(a) *Light:*

Character.—A *flashing green light every thirty seconds.*

(b) *Fog-signal:*

Description.—A siren giving *four blasts in quick succession, of two seconds' duration each, every minute.*

(c) *Vessel:*

Description.—Has one mast with two globes as daymark, hull painted green.

(2) *Position.*—At a distance of 5 cables, 145° (*S. 21° E. Mag.*) from (1).

Characteristics:

(a) *Light:*

Character.—A *flashing white light every ten seconds.*

(b) *Fog-signal:*

Description.—A horn worked by hand giving *two blasts in quick succession every two minutes.*

(c) *Vessel:*

Description.—Has one mast with one globe as daymark, hull painted red.

Shipping is hereby warned that all traffic in that part of the Straits of Dover which lies between Varne Shoal and Folkestone must, unless instructions to the contrary are received, pass between the above-mentioned Light-Vessels, and that Article 25 of the Collision Regulations must be complied with, that is to say, Eastbound traffic must keep to the southern side of the passage, and Westbound traffic must keep to the northern side.

Ships disregarding this warning will do so at their own peril.

Caution.

Mariners are warned to exercise great caution when approaching the ship's passage between the Light-Vessels, as the tidal streams may, at times, set obliquely across the passage. Both Light-Vessels should be given as wide a berth as the width of the passage and compliance with Article 25 of the Collision Regulations permit.

Variation.—14° W.

Note.—This Notice is a repetition of Notice No. 459 of 1916, with additional information.

Charts temporarily affected.

No. 1895, Dungeness to the Thames.

No. 1406, Dover and Calais to Orfordness and Scheveningen.

No. 1431, Approaches to Dover Strait—Fécamp to North-Foreland.

No. 2451, Owers to Dungeness.

No. 2675*c*, English channel, eastern sheet.

No. 2182*a*, North sea, southern sheet.

No. 1598, English channel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 24th May, 1916.

No. 787.

Order in Council providing for a Soldiers' Burial Ground at
London, Ont.

P.C. 1249.

CERTIFIED COPY of a Report of the Committee of the Privy
Council, approved by His Royal Highness the Governor
General on the 24th. May, 1916.

The Committee of the Privy Council have had before them a Report, dated 16th, May, 1916, from the Right Honourable the Prime Minister, for the Minister of Militia and Defence, stating that it is advisable that a plot of ground should be acquired in the Mount Pleasant Cemetery, London, Ont., to be used as a Soldiers Burial Ground, as the bodies of the soldiers who died in the city of London during the winter, are still in the cemetery vault awaiting burial.

The Minister, therefore, recommends that he be empowered to acquire, for the sum of \$480. a plot of ground, 40' x 40', in Mount Pleasant Cemetery, London, Ont., and comprising lots numbered 26, 27, 28 and 29, section w, of the said cemetery. The necessary funds available for this purpose from the Vote for Lands for Military purposes, for the current fiscal year.

The Committee concur in the foregoing recommendation and submit the same for approval,

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 788.

The London Gazette, 26th May, 1916.

[29596.]

Order of His Majesty in Council prohibiting the exportation of certain Commodities.

AT THE COUNCIL CHAMBER, WHITEHALL, THE
25TH DAY OF MAY, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914,¹ that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS by a Proclamation, dated the 10th day of May, 1916,² and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

AND WHEREAS there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May, 1916, should be amended by making the following amendments in and additions to the Schedule to the same:—

¹App. 182. ²p. 1602.

(1) That the heading "(B) Rope made of steel wire, and steel hawsers" should be deleted and there be substituted therefor the heading "(A) Rope made of steel wire, and steel hawsers";

(2) That the heading "(C) Sodium carbonate and bicarbonate" should be deleted and there be substituted therefor the headings:—

(C) Sodium bicarbonate;

(B) Sodium carbonate;

(3) That the following headings should be added:—

(C) Asphalt, coal tar;

(A) Boilers;

(A) Calves' stomachs;

(C) Citric acid;

(C) Honey;

(C) Pitch, coal tar;

(C) Pitch, rosin;

(C) Pitch, wood;

(C) Syrups which may be used as food for man, and molasses produced from cane sugar.

Now, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 789.

The London Gazette, 26th May, 1916.

[29596.]

Notice of winding up of certain firms and companies of Enemy Nationality.

Trading with the Enemy Amendment Act, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

158. Harris Deepwater Wharf Co., Limited, Post Office Buildings, Middlesbrough, Wharfingers. *Controller:* G. B. Nancarrow, Royal Exchange, Middlesbrough. 23rd May, 1916.

159. Bergmann, Kleeman and Co., Limited, 7, Butler Street, London, E.C., Toy Makers. *Controller:* Sidney J. Field, 17, Shaftesbury Avenue, London, W. 22nd May, 1916.

160. Julius Kayser and Co., Limited, London House, Crutched Friars, London, E.C., Wine Merchants. *Controller:* Francis J. Saffery, 14, Old Jewry Chambers, London, E.C. 22nd May, 1916.

161. Odol Chemical Works, 59-63, Park Street, Southwark, S.E., Manufacturers of Toilet Preparations. *Controller:* C. C. Campling, 4B, Frederick's Place, Old Jewry, London, E.C. 23rd May, 1916.

162. Hanseatic Maritime Agency, Limited, 4, Lloyd's Avenue, London, E.C., Shipping Agents. *Controller:* F. E. Hart, 100-104, Moorgate Station Chambers, London, E.C. 23rd May, 1916.

163. Ferd Emil Jagenbreg, Limited, 157, Farringdon Road, London, E.C., Manufacturers of Paper-working Machinery. *Controller:* Herbert A. Plumb, 90, Cannon Street, London, E.C. 24th May, 1916.

164. Schorch Electrical Co., 35, Basinghall Street, London, E.C., Electrical Engineers. *Controller:* Claude E. Barker, 21, Finsbury Pavement, London, E.C. 23rd May, 1916.

165. A. T. Speedometer Co., Limited, 140, Long Acre, London, W.C., Manufacturers of Speedometers. *Controller:* F. G. van de Linde, 4, Fenchurch Avenue, London, E.C. 24th May, 1916.

166. Isleworth Rubber Co., Isleworth, Middlesex, Manufacturers of and Dealers in Rubber Goods and Tyres. *Controller:* Sydney W. Tubbs, 28, Basinghall Street, London, E.C. 23rd May, 1916.

167. P. Beiersdorf and Co., 7 and 8, Idol Lane., London, E.C., Manufacturing Chemists. *Controller:* Robert Stanley Patterson, 1, Walbrook, London, E.C. 25th May, 1916.

168. Richard Klinger and Co., 66, Fenchurch Street, London, E.C., Engineers. *Controller:* Hugh W. Dunn, 46, Queen Victoria Street, London, E.C. 25th May, 1916.

169. Pfeifer and Co., St. Dunstan's House, Cross Lane, London, E.C., Agents for Sale of Chemical Products. *Controller:* Athelstan Dangerfield, 56, Cannon Street, London, E.C. 25th May, 1916.

No. 790.

The London Gazette, 30th May, 1916.

[29600].

Exchequer Bonds of the United Kingdom.**EXCHEQUER BONDS.**

PER ACTS 29 VICT. c. 25; 52 VICT. c. 6; and 5 & 6 GEO. V.c. 55.

Bearing Interest from the date of purchase at £5 per cent. per annum, payable half-yearly on the 5th April and the 5th October Repayable at Par on:—

1. 5th October, 1919.
2. 5th October, 1921.

Price of Issue fixed by H.M. Treasury at £100 per Cent.

The Governor and Company of the Bank of England are authorized by the Lords Commissioners of His Majesty's Treasury to receive on the 2nd June, 1916, and thereafter until further notice, applications for Exchequer Bonds as above.

The Principal and Interest of the Bonds are chargeable on the Consolidated Fund of the United Kingdom.

The Bonds will be issued in denominations of £100, £200, £500, £1,000 and £5,000, and will bear interest at £5 per cent. per annum, payable half-yearly by coupon, the first coupon on each Bond representing interest from the date upon which payment for the Bond is made until the next succeeding day on which a half-yearly payment of interest is due.

In the event of future loans (other than issues made abroad or issues of Exchequer Bonds, Treasury Bills, or similar short-dated securities) being raised by His Majesty's Government for the purpose of carrying on the War, Bonds of this issue will be accepted, together with all undue Coupons, as the equivalent of cash to the amount of their face value for the purpose of subscription to any such loan. Interest accrued to the date of the surrender of a Bond will be paid in cash.

Bonds of this issue, and the Interest payable from time to time in respect thereof, will be exempt from all British taxation present or future, if it is shown in the manner directed, by the Treasury that they are in the beneficial ownership of a person who is neither domiciled, nor ordinarily resident, in the

United Kingdom of Great Britain and Ireland. Where a Bond belongs to such a holder, the relative Coupons will be paid without deduction for Income Tax, or other taxes, if accompanied by a declaration of ownership in such form as may be required by the Treasury.

Every application must specify whether the Bonds applied for are to be repayable on the 5th October, 1919, or the on 5th October 1921.

Two Forms of Application must be used where Bonds of each maturity are required.

Applications for Bonds, which must in every case be accompanied by payment of the full amount payable in respect of the Bonds applied for, may be lodged by hand at the Bank of England, Threadneedle Street, E.C. on any business day between the hours of 10 a.m. and 2 p.m. (Saturdays between 10 a.m. and 12 noon); or they may be forwarded to the Bank through the post. Where payment is made otherwise than in cash or Banker's draft on the Bank of England, the amount of the first interest payment in respect of the relative Bonds will be calculated as from the date on which the proceeds of the payment are actually received by the Bank.

In all cases in which the Bank are asked to forward Bonds by post the Bonds will be despatched by Registered Post at the risk of the Applicant, who must himself effect any insurance that may be desired.

Bonds of this issue (Ex. the first Coupon, which will be for interest in respect of a broken period) may be lodged for registration in the books of the Bank of England on payment of a fee of one shilling per Bond. Applicants who intend to register their holdings forthwith should notify the fact on the Form of Application, in which case they will not be required to take delivery of the actual Bonds.

Bonds may be registered in either of the following forms, viz:

1. Registered 5 per cent Exchequer Bonds, 1919 or 1921, Transferable in the Bank Transfer Books;

2. Registered 5 per Cent Exchequer Bonds, 1919 or 1921 Transferable by Deed.

Holdings of Registered Bonds, which will be transferable in any sums which are multiples of £5, may be re-converted

at any time in whole or in part (in multiples of £100) into Bonds to Bearer with Coupons attached, such re-conversion being effected by means of a transfer executed under the provisions ordinarily applying to the transfer of Government Stocks.

In case of registration the first Coupon, for interest in respect of the broken period, will be detached before Bonds are registered.

Such Coupons may, however, be left in the custody of the Bank, in which case a cheque for the amount of the interest payable will be forwarded when due to the Holder, or, in the case of a joint holding, to the first Holder, in whose name the Bonds are originally registered.

Subsequent dividends on registered holdings will be paid by warrants, which will be transmitted by post.

Subject to the necessary statutory authority (for which application is being made to Parliament) the dividends on registered Bonds of this issue and on registered Bonds issued under the prospectus dated 16th December, 1915, will be paid without deduction of Income Tax. The income derived from such dividends will be assessable to Income Tax in the hands of the recipients at the rates of tax appropriate to their respective incomes. Applications must be made upon the printed forms which may be obtained, together with copies of this Prospectus, at the Bank of England; at the Bank of Ireland; of Messrs. Mullens, Marshall and Co., 13 George Street, Mansion House, E.C.; and at any Bank Money Order Office, or Stock Exchange in the United Kingdom.

Bank of England, London,
27th May, 1916.

No. 791.

The London Gazette, 30th May, 1916.

[29600]

**Release of Allied and Neutral Cargoes on German Vessels seized
by Portugal.**

**CARGOES ON GERMAN AND AUSTRIAN VESSELS
IN PORTUGUESE HARBOURS. PORTUGUESE
PRIZE COURTS.**

FOREIGN OFFICE,
May 27, 1916.

With reference to the notification which was published in the London Gazette on the 25th ultimo,* a translation is now appended of the Articles of the Portuguese Decree of April 20th, 1916, relating to the release of Allied and Neutral cargoes on German vessels seized by the Portuguese Government.

His Majesty's Minister at Lisbon reports that cargoes on Austrian vessels will be released in the same manner as those on German vessels; and that delivery orders formerly issued by the enemy shipowners to cargo-owners, with a view to the latter taking possession of their goods, will be accepted by the Portuguese authorities as evidence of title.

(Translation).

**REGULATIONS WITH REGARD TO ENEMY VESSELS AND THEIR
CARGOES.**

Art. 32.—Merchandise belonging to Allies or to neutrals found on board these ships or discharged from them shall be delivered, with or without a guarantee, by the Procurator of the Republic of the respective judicial district, provided always that the Government have the right to requisition it on payment of an indemnity. Delivery shall be requested from that officer within a period of thirty days; without prejudice of postponement authorised by the Ministry of Finance in special cases.

(1) The guarantee shall always be demanded when the owner is unable to present shipping documents in proper form,

*p. 1527.

there being applicable to such a case the provisions of the second paragraph of Art. 478 of the Decree of the 31st January 1889.

(2) The decision of the Procurator of the Republic shall be communicated to the Ministry of Finance and the order for delivery, should there be one, will be given to the interested party and for all purposes shall take the place of the ordinary Bill of Lading as regards the Custom House or other authorities.

Art. 33.—Should the neutral or friendly character of goods on board an enemy vessel or discharged therefrom not be clearly established, or should the owner not be known, the goods shall be presumed to be enemy property.

Art. 34.—The Prize Court shall decide, in accordance with established procedure, all difficulties which may arise regarding the nationality or regarding the storage, care or delivery of merchandise, referred to in the previous articles.

Art. 35.—The Tribunals of Commerce shall be competent to try and judge prize cases in accordance with Art. 179 of the Commercial Code.

(1) The judgment shall always be delivered by the Tribunal of Commerce of Lisbon even though the case may have been tried by Colonial Tribunals of Commerce.

(2) The proceedings shall be in summary form in accordance with the terms of Decree No 3 of the 29th May, 1907, and the judge, should he not be in Lisbon, should conclude the case within the 24 hours stipulated in Art. 10 of the same decree.

(3) There shall be neither costs nor stamps in these proceedings.

Art. 36.—The State shall be represented before the Prize Courts by the Public Ministry, and the interested party, should he be an enemy or an assignee of one, by the agent appointed to take charge of the cargo, when the case relates to merchandise, or by a lawyer appointed by the judge when the case relates to a ship.

No. 792.

The London Gazette, 30th May, 1916.

[29600].

Notice to Mariners.

No. 565 of the year 1916.

SCOTLAND EAST COAST AND ORKNEY ISLANDS.

PILOTAGE AND TRAFFIC REGULATIONS, ETC.

Former Notice No 267 of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

Pilotage is compulsory at the following ports for all vessels (including fishing vessels) which have a draught of over eight feet, and it is highly dangerous for any vessel to enter or leave such ports without a pilot. Fishing and other small vessels having a draught of over eight feet are to assemble at the Pilotage stations and will be conducted into and out of port in groups.

1. FIRTH OF FORTH.

SECTION (A).

1. All incoming merchant vessels are only permitted to enter the Firth of Forth when they have sufficient daylight to enable them to reach Inchkeith before the close of official day, which is notified in the Public Traffic Regulations for the Firth of Forth.

2. Vessels must pass between the Isle of May and Anstruther Wester, thence they must steer a course so as to pass two miles south of Elie ness, and thence direct for Kinghorn ness.

3. Vessels are warned that, after having entered the Firth of Forth, they must on no account pass to the southward of a line joining the north point of the Isle of May and Kinghorn ness, until in the longitude of 3° West when course may be shaped for the center of North channel.

4. On approaching Inchkeith, the pilot vessel in the North channel is to be closed and a pilot embarked.

5. Merchant vessels approaching the Firth of Forth from the Southward are permitted to keep close to the shore until Barns ness is reached, when course should be shaped for the Isle of May, so as to pass between the Isle of May and Anstruther Wester.

6. No merchant or fishing vessel is permitted to enter the Firth of Forth between the Isle of May and the south shore of the Forth.

7. Merchant vessels approaching the Firth of Forth during the hours of darkness are to maintain a steady course and speed, and are to so arrange their speed that they shall not reach the Isle of May before daylight, and thus avoid having to reduce speed or stop in the vicinity of the Isle of May, where they may render themselves liable to be fired upon by shore batteries or patrol vessels.

8. No merchant vessel is permitted, to be at an anchorage, during "official night" west of a line drawn from Barns ness to North Carr rock, and east of Inchkeith unless such vessel has been granted permission by the King's Harbour Master, Rosyth, or unless such vessel is directed to anchor by the orders of a naval patrol vessel.

9. The above orders apply to vessels proceeding to *any* port in the Firth of Forth, whether to the eastward of Inchkeith or not.

10. Outward bound vessels must steer to pass the longitude of 3°W. in latitude 56° 06' 30" N. thence shape course to pass 2 miles South of Elie ness and between Anstruther Wester and the Isle of May.

SECTION (B)

1. Until further notice no merchant vessel is permitted to be under way in the Firth of Forth to the westward of Inchkeith during the hours of "official night."

2. No merchant vessel is permitted to enter or leave the docks at Leith or Granton during the hours of "official night."

3. No light on board any merchant vessel in the Firth of Forth is to be visible from outboard during the hours of "official night." other than regulation riding lights, which are provided for in paragraph 5 below.

All scuttles and skylights are to be effectively screened, or cabin lights kept extinguished.

4. No merchant vessel whilst lying at anchor to the westward of Inchkeith shall exhibit riding lights except as provided for in paragraph 5 below. Every such vessel shall, however, keep trimmed and screened-ready for exhibiting—the regulation lights, and such lights shall be quickly accessible when required.

5. Riding lights are only to be shown by merchant vessels anchored west of Inchkeith when the night signal for “Port Open” (three white lights vertical) is shown by the Examination vessel in Leith roads.

The Examination vessel will only show this signal on occasions when it is considered necessary by the Deputy Examining Officer.

6. Merchant vessels at anchor to the westward of Inchkeith are to keep a smart look out, and when the night signal for “Port Open” is shown by the Examination vessel in Leith roads are to immediately display the regulation riding lights of a ship at anchor.

7. Merchant vessels berthed in Leith and Granton docks and harbours are prohibited, from having any lights visible from outboard during the hours of “official night” unless such vessel is actually engaged in working cargo. All such lights are to be screened from overhead and from seaward when possible.

II MORAY FIRTH.

1. All vessels bound to Cromarty or Inverness must call for a pilot at Wick or Burghead.

Outgoing vessels are to discharge their pilots at one or the other of these places.

2. It is dangerous for any vessel to be under way to the south-westward of a line joining Findhorn and Tarbert ness without a pilot.

3. No vessel of any description other than H.M. Ships and Auxiliaries are to be under way between sunset and sunrise in the waters contained between a line drawn from Tarbet ness to Findhorn, and a line drawn from Fort George to Chanonry point.

III SCAPA FLOW.

1. All entrances are dangerous and entry is absolutely prohibited by any of them except as provided in succeeding paragraphs.

2. Examination services have been established in the entrances to Hoxa and Hoy sound; vessels directed to enter must communicate with the Examination vessel and follow the instructions received from her very carefully.

3. No vessel is permitted to approach the entrance to Hoxa sound within a radius of 5 miles under any circumstances whatever, except when actually ordered to Scapa Flow. Vessels ordered to Kirkwall should proceed direct to that port.

4. The only vessels permitted to enter Hoy sound from the westward are those ordered to Stromness.

5. Vessels are not permitted to enter Hoxa or Hoy sounds by night.

6. Passage through Cantick sound is entirely prohibited.

Note.—This Notice is a repetition of Notice No. 267 of 1916, with the addition of Section (B) of Part 1.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914. and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographic Department,

Hydrographer.

Admiralty, London,

27th May, 1916.

No. 793.

Third Supplement to the London Gazette, 26th May, 1916—29th May, 1916.

[29599.]

Despatch from General Haig, respecting the operations of the Armies in France.

WAR OFFICE,

LONDON, S.W., 29th May, 1916.

The following Despatch has been received by the Secretary of State for War from General Sir Douglas Haig, G.C.B., Commanding-in-Chief, the British Forces in France:—

*General Headquarters,
19th May, 1916.*

My LORD,—

1. I have the honour to report the operations of the British Forces serving in France and Belgium since 19th December, 1915, on which date, in accordance with the orders of His Majesty's Government, I assumed the Chief Command.

During this period, the only offensive effort made by the enemy on a great scale was directed against our French allies near Verdun. The fighting in that area has been prolonged and severe. The results have been worthy of the high traditions of the French Army and of great service to the cause of the Allies. The efforts made by the enemy have cost him heavy losses both in men and in prestige, and he has made these sacrifices without gaining any advantage to counterbalance them.

During this struggle my troops have been in readiness to co-operate as they might be needed, but the only assistance asked for by our Allies was of an indirect nature—viz., the relief of the French troops on a portion of their defensive front. This relief I was glad to be able to afford.

Its execution on a considerable front, everywhere in close touch with the enemy, was a somewhat delicate operation, but it was carried out with complete success, thanks to the cordial co-operation and goodwill of all ranks concerned and to the lack of enterprise shown by the enemy during the relief.

2. On the British front no action on a great scale, such as that at Verdun, has been fought during the past five months, nevertheless our troops have been far from idle or inactive. Although the struggle, in a general sense, has not been intense, it has been everywhere continuous, and there have been many sharp local actions.

The maintenance and repair of our defences alone, especially in winter, entails constant heavy work. Bad weather and the enemy combine to flood and destroy trenches, dug-outs and communications; all such damages must be repaired promptly, under fire, and almost entirely by night.

Artillery and snipers are practically never silent, patrols are out in front of the lines every night, and heavy bombardments by the artillery of one or both sides take place daily in various parts of the line. Below ground there is continual mining and counter-mining, which, by the ever-present threat of sudden explosion and the uncertainty as to when and where it will take place, causes perhaps a more constant strain than any other form of warfare. In the air there is seldom a day, however bad the weather, when aircraft are not busy reconnoitring, photographing, and observing fire. All this is taking place constantly at any hour of the day or night, and in any part of the line.

3. In short, although there has been no great incident of historic importance to record on the British front during the period under review, a steady and continuous fight has gone on, day and night, above ground and below it. The comparative monotony of this struggle has been relieved at short intervals by sharp local actions, some of which, although individually almost insignificant in a war on such an immense scale, would have been thought worthy of a separate despatch under different conditions, while their cumulative effect, though difficult to appraise at its true value now, will doubtless prove hereafter to have been considerable.

One form of minor activity deserves special mention, namely, the raids or "cutting out parties" which are made at least twice or three times a week against the enemy's line. They consist of a brief attack, with some special object, on a section of the opposing trenches, usually carried out at night by a small body of men. The character of these operations—the preparation

of a road through our own and the enemy's wire—the crossing of the open ground unseen—the penetration of the enemy's trenches—the hand-to-hand fighting in the darkness and the uncertainty as to the strength of the opposing force—give peculiar scope to the gallantry, dash and quickness of decision of the troops engaged; and much skill and daring are frequently displayed in these operations.

The initiative in these minor operations was taken, and on the whole has been held, by us; but the Germans have recently attempted some bold and well-conceived raids against our lines, many of which have been driven back, although some have succeeded in penetrating, as has been reported by me from time to time.

4. Of the numerous local actions alluded to, the total number, omitting the more minor raids, amounts to over 60 since December 19th, of which the most important have been:—

The operations at The Bluff, the Hohenzollern Redoubt, and at St. Eloi; the mining operations and crater fighting in the Loos salient and on the Vimy Ridge; and the hostile gas attacks north of Ypres in December, and opposite Hulluch and Messines in April.

The most recent local operations worthy of mention are the capture of some 500 yards of our trenches by the Germans at the Kink, on the 11th May, and the capture by us of 250 yards of their trenches near Cabaret Rouge, on the night of the 15th-16th May.

5. As an illustration of the nature of these local operations, it will suffice to describe two or three of the most important.

*Ypres Salient and The Bluff, 8th February to 2nd March,
1916.*

During the period 8th to 19th February the enemy displayed increased activity in the Ypres salient, and carried out a series of infantry attacks, preceded, as a rule, by intense bombardment, and by the explosion of mines. These attacks may, no doubt, be regarded as a subsidiary operation, designed partly to secure local points of vantage, but probably also to distract attention from the impending operations near Verdun, which began on the 21st February.

After several days' heavy shelling over the whole of our line in this area, the first attack took place on 12th February at the extreme left of our line to the north of Ypres. A bombing attack was launched by the Germans in the early morning, and they succeeded in capturing our trenches. Our counter-attack, however, which was immediately organized, enabled us to clear our trenches of the enemy, and to pursue him to his own. After a period of further bombardment on both sides, the German fire again increased in intensity against our trenches and the French line beyond them; and in the evening a second attempt was made to rush our extreme left—this time entirely without success. Smaller attempts against other trenches in the neighbourhood were made at the same time, but were immediately repulsed by rifle and machine-gun fire. Throughout the operations our position in this part of the line remained intact, except that two isolated trenches of no tactical importance were captured by the enemy a day or two later; they were subsequently obliterated by our artillery fire. Throughout this fighting the French on our immediate left rendered us the prompt and valuable assistance which we have at all times received from them.

Another series of German attacks was launched about the same time in the neighbourhood of Hooze to the east of Ypres. The enemy had pushed out several saps in front of his trenches, and connected them up into a firing line some 150 yards from our lines. During the whole of the 13th February he heavily bombarded our front-line trenches in this neighbourhood, and completely destroyed them. On the following afternoon an intense bombardment of our line began, and the enemy exploded a series of mines in front of our trenches, simultaneously launching infantry attacks against Hooze and the northern and southern ends of Sanctuary Wood. Each of these attacks was repulsed by artillery, machine-gun and rifle fire.

Further to the south, however, the enemy was more successful. On the northern bank of the Ypres-Comines Canal there is a narrow ridge, 30 to 40 feet high, covered with trees—probably the heap formed by excavation when the canal was dug—which forms a feature of the flat-wooded country at the southern bend of the Ypres salient. It runs outward through our territory almost into the German area, so that our trenches pass over the eastern point of it, which is known as The Bluff.

Here also our trenches were almost obliterated by the bombardment on the afternoon of the 14th, following which a sudden rush of hostile infantry was successful in capturing these and other front-line trenches immediately north of The Bluff—some 600 yards in all. Two of these trenches were at once regained, but the others were held by the enemy, in the face of several counter-attacks. On the night of the 15th-16th we made an unsuccessful counter-attack, with the object of regaining the lost trenches. An advance was begun across the open on the north side of the canal, combined with grenade attacks along the communication trenches immediately north of The Bluff. The night was very dark, and heavy rain had turned the ground into a quagmire, so that progress was difficult for the attacking force, which was unable to consolidate its position in the face of heavy machine-gun and rifle fire. After the failure of this attack it was decided to adopt slower and more methodical methods of recapturing the lost trenches, and nothing of special importance occurred in the Ypres salient during the rest of the month, although both sides displayed rather more than the usual activity.

The re-capture of The Bluff took place after the enemy had held it for seventeen days. After several days' preliminary bombardment by our artillery, the assault was carried out at 4.29 a.m. on the 2nd March. Measures taken to deceive the enemy were successful, and our infantry effected a complete surprise, finding the enemy with their bayonets unfixed, and many of them without rifles or equipment. About 50 Germans took refuge in a crater at the eastern end of The Bluff, and these put up a brief resistance before taking refuge in the tunnels they had constructed, in which they were captured at leisure. Otherwise our right hand attacking party, whose objective was The Bluff, met with little opposition.

The front line of the centre attack, reaching its assigned objective without much opposition, swept on past it and seized the German Third Line at the eastern side of the salient. This line was not suitable to hold permanently, but it proved useful as a temporary covering position while the captured trenches in rear were being consolidated, and at nightfall the covering party was withdrawn unmolested. The later waves of our centre attack met and captured, after some fighting, several Germans coming out of their dug-outs.

The left attacking party, at the first attempt, failed to reach the German trenches, but those who had penetrated to the German line on the right realized the situation and brought a Lewis gun to bear on the enemy's line of resistance, completely enfilading his trenches, and thus enabling the left company to reach its goal.

Thus our objective, which included a part of the German line, as well as the whole of the front lost by us on the 14th February, was captured, and is still held by us. Several counter-attacks were destroyed by our fire. The enemy's trenches were found full of dead as a result of our bombardment, and five officers and 251 other ranks were captured.

The support of the Heavy and Field Artillery, and a number of trench mortars, contributed largely to the success of the operation.

St. Eloi.

6. On the 27th March our troops made an attack with the object of straightening out the line at St. Eloi, and cutting away the small German salient which encroached on the semi-circle of our line in the Ypres salient to a depth of about 100 yards over a front of some 600 yards. The operation was begun by the firing of six very large mines; the charge was so heavy that the explosion was felt in towns several miles behind the lines, and large numbers of the enemy were killed. Half a minute after the explosion our infantry attack was launched aiming at the German Second Line. The right attack met with little opposition, and captured its assigned objective; but the left attack was not so successful, and a gap was left in possession of the Germans, through which they entered one of the craters. The following days were spent by both sides in heavy bombardment and in unsuccessful attacks, intended on our part to capture the remaining trenches, and on the part of the Germans to drive us from the positions we had occupied. In the very early morning of April 3rd we succeeded in recapturing the crater and the trenches still held by the enemy, thereby securing the whole of our original objective. We had, moreover, captured five officers and 195 men in the first attack on March 27th, and five officers and 80 men in the attack on April 3rd. The work of consolidating our new position, however, proved extremely difficult, owing to

the wet soil, heavy shelling and mine explosions; though pumps were brought up and efforts at draining were instituted, the result achieved was comparatively small. By dint of much heavy work the Brigade holding these trenches succeeded in reducing the water in the trenches by 2 feet by the morning of the 5th. This state of affairs could not, even so, be regarded as satisfactory; and during the 5th the enemy's bombardment increased in intensity, and the new trenches practically ceased to exist. On the morning of the 6th the enemy attacked with one battalion supported by another; he penetrated our new line, and gained the two westernmost craters. It is difficult to follow in detail the fighting of the next three weeks, which consisted in repeated attacks by both sides on more or less isolated mine craters, the trench lines having been destroyed by shell fire. Great efforts were made to maintain communication with the garrisons of these advanced posts, and with considerable success. But there were periods of uncertainty, and some misconception as to the state of affairs arose. On the 11th it was reported to me that we had recaptured all that remained of the position won by us on the 27th March and 3rd April. This report, probably due to old craters having been mistaken for new ones, was subsequently found to be incorrect. The new craters, being exposed to the enemy's view and to the full weight of his artillery fire, have proved untenable, and at the present time our troops are occupying trenches roughly in the general line which was held by them before the 27th.

German Gas Attacks, 27th-30th April.

7. On the night of the 29th-30th April the enemy carried out a gas attack on a considerable scale near Wulverghem, on a front of 3,500 yards. The operation was opened by heavy rifle and machine-gun fire under cover of which the gas was released. Immediately afterwards a heavy "barrage", or curtain of artillery fire, was placed on three parts of this area, and eight infantry attacks were launched. Of these attacks only two penetrated our trenches; one was immediately repelled, while the other was driven out by a counter-attack after about 40 minutes' occupation. The enemy's object would appear to have been the destruction of mine shafts, as a charge of gun-cotton was found unexploded in a disused shaft, to which the enemy

had penetrated. But if this was his object he was completely unsuccessful.

Similar attacks were made by the Germans in front of Vermelles, to the south of La Bassee, on the 27th and 29th April, the discharge of a highly concentrated gas being accompanied by bombardment with lachrymatory and other shells and the explosion of a mine. On the first occasion two minor infantry attacks penetrated our trenches, but were driven out almost immediately; on the second occasion a small attack was repulsed, but the more serious advance which appears to have been intended was probably rendered impossible by the fact that a part of the enemy's gas broke back over his own lines, to the visible confusion of his troops, who were massing for the attack.

8. While many other units have done excellent work during the period under review, the following have been specially brought to my notice for good work in carrying out or repelling local attacks and raids:—

3rd Divisional Artillery.

17th Divisional Artillery.

1st Canadian Divisional Artillery.

62nd Brigade, Royal Field Artillery.

B. Battery, 153rd Brigade, Royal Field Artillery.

83rd Battery, Royal Field Artillery (Lahore).

22nd Canadian (Howitzer) Brigade.

24th Heavy Battery, Royal Garrison Artillery.

115th Heavy Battery, Royal Garrison Artillery.

122nd Heavy Battery, Royal Garrison Artillery.

3rd Siege Battery, Royal Garrison Artillery.

12th Siege Battery, Royal Garrison Artillery.

9th Field Company, Field Engineers.

56th Field Company, Royal Engineers.

70th Field Company, Royal Engineers.

77th Field Company, Royal Engineers.

1st (Cheshire) Field Company, Royal Engineers.

170th Tunnelling Company, Royal Engineers.

172nd Tunnelling Company, Royal Engineers.

173rd Tunnelling Company, Royal Engineers.

253rd Tunnelling Company, Royal Engineers.

12th Divisional Signal Company, Royal Engineers.

24th Trench Mortar Battery.

76/1st Trench Mortar Battery.

No. 2 Squadron, Royal Flying Corps.

No. 6 Squadron, Royal Flying Corps.

- 2nd Battalion, Grenadier Guards.
- 1st Battalion, Coldstream Guards.
- 2nd Battalion, Irish Guards.
- 1st Battalion, Welsh Guards.
- 11th (Service) Battalion, The Royal Scots (Lothian Regiment).
- 1st Battalion, The Queen's (Royal West Surrey Regiment).
- 7th (Service) Battalion, The King's Own (Royal Lancaster Regiment).
- 8th (Service) Battalion, The King's Own (Royal Lancaster Regiment).
- 1st Battalion, Northumberland Fusiliers.
- 12th (Service) Battalion, Northumberland Fusiliers.
- 1st Battalion, Royal Warwickshire Regiment.
- 8th Battalion, Royal Warwickshire Regiment (Territorial).
- 8th (Service) Battalion, Royal Fusiliers (City of London Regiment).
- 9th (Service) Battalion, Royal Fusiliers (City of London Regiment).
- 4th (Extra Reserve) Battalion, The King's Liverpool Regiment.
- 1/8th (Irish) Battalion, The King's Liverpool Regiment (Territorial).
- 7th (Service) Battalion, Lincolnshire Regiment.
- 1/4th Battalion, Suffolk Regiment (Territorial).
- 7th (Service) Battalion, Suffolk Regiment.
- 8th (Service) Battalion, Somerset Light Infantry.
- 7th (Service) Battalion, Bedfordshire Regiment.
- 1/4th Battalion, The Prince of Wales' Own (West Yorkshire Territorial Regiment).
- 2nd Battalion, Lancashire Fusiliers.
- 11th (Service) Battalion, Lancashire Fusiliers.
- 15th (Service) Battalion, Lancashire Fusiliers.
- 17th (Service) Battalion, Lancashire Fusiliers.
- 2nd Battalion, Royal Welsh Fusiliers.
- 15th (Service) Battalion, Royal Welsh Fusiliers.
- 8th (Service) Battalion, King's Own Scottish Borderers.
- 7th (Service) Battalion, Royal Inniskilling Fusiliers.
- 9th (Service) Battalion, Royal Inniskilling Fusiliers.
- 10th (Service) Battalion, Royal Inniskilling Fusiliers.
- 1/6th Battalion, Gloucestershire Regiment (Territorial).
- 1st Battalion, East Lancashire Regiment.
- 7th (Service) Battalion, East Surrey Regiment.
- 8th (Service) Battalion, East Surrey Regiment.
- 9th (Service) Battalion, West Riding Regiment.
- 2nd Battalion, The Border Regiment.
- 7th (Service) Battalion, The Border Regiment.

- 11th (Service) Battalion, The Border Regiment.
- 7th (Service) Battalion, Royal Sussex Regiment.
- 8th (Service) Battalion, Royal Sussex Regiment.
- 8th (Service) Battalion, South Staffordshire Regiment.
- 1st Battalion, Dorsetshire Regiment.
- 1/4th Battalion, Oxfordshire and Buckinghamshire Light Infantry (Territorial).
- 1st Battalion, Northamptonshire Regiment.
- 5th (Service) Battalion, Northamptonshire Regiment.
- 6th (Service) Battalion, Northamptonshire Regiment.
- 1st Battalion, The King's (Shropshire Light Infantry).
- 1st Battalion, Duke of Cambridge's Own (Middlesex Regiment.)
- 2nd Battalion, Duke of Cambridge's Own (Middlesex Regiment).
- 2nd Battalion, King's Royal Rifle Corps.
- 6th (Service) Battalion, The Duke of Edinburgh's (Wiltshire Regiment).
- 18th (Service) Battalion, Manchester Regiment.
- 1st Battalion, The Prince of Wales' (North Staffordshire Regiment).
- 8th (Service) Battalion, The Prince of Wales' (North Staffordshire Regiment).
- 17th (Service) Battalion, Highland Light Infantry.
- 8th (Service) Battalion, Seaforth Highlanders (Ross-shire Buffs, The Duke of Albany's).
- 1st Battalion, The Gordon Highlanders.
- 2nd Battalion, The Royal Irish Rifles.
- 9th (Service) Battalion, The Royal Irish Rifles.
- 1st Battalion, Princess Victoria's (Royal Irish Fusiliers).
- 2nd Battalion, Princess Louise's (Argyll and Sutherland Highlanders).
- 9th (Service) Battalion, Royal Munster Fusiliers.
- 3rd Battalion, The Rifle Brigade (The Prince Consort's Own).
- 5th Canadian Infantry Battalion.
- 7th Canadian Infantry Battalion.
- 29th Canadian Infantry Battalion.
- 49th Canadian Infantry Battalion.

9. The activity described above has its counterpart in rear of our lines in the training which is carried out continuously. During the periods of relief all formations, and especially the newly created ones, are instructed and practised in all classes of the present and other phases of warfare. A large number of schools also exist for the instruction of individuals especially in the use and theory of the less familiar weapons, such as bombs and grenades.

There are schools for young staff officers and regimental officers, for candidates for commissions, etc. In short, every effort is made to take advantage of the closer contact with actual warfare, and to put the finishing touches, often after actual experience in the trenches, to the training received at home.

10. During the period under review the forces under my command have been considerably augmented by the arrival of new formations from home, and the transfer of others released from service in the Near East. This increase has made possible the relief of a French Army, to which I have already referred, at the time of the Battle of Verdun. Among the newly arrived forces is the "Anzac" Corps. With them, the Canadians, and a portion of the South African Overseas Force which has also arrived, the Dominions now furnish a valuable part of the Imperial Forces in France.

Since the date of the last Despatch, but before I assumed command, the Indian Army Corps left this country for service in the East. They had given a year's valuable and gallant service under conditions of warfare which they had not dreamt of, and in a climate peculiarly difficult for them to endure. I regret their departure, but I do not doubt that they will continue to render gallant and effective service elsewhere, as they have already done in this country.

11. I take this opportunity to bring to notice the admirable work which the Royal Flying Corps has continued to perform, in spite of much unfavourable weather, in carrying out reconnaissance duties, in taking photographs—an important aid to reconnaissance which has been brought to a high pitch of perfection—and in assisting the work of our Artillery by registering targets and locating hostile batteries. In the performance of this work they have flown in weather when no hostile aeroplane ventured out, and they have not hesitated to fly low, under fire of the enemy's guns, when their duties made it necessary to do so. They have also carried out a series of bombing raids on hostile aerodromes and points of military importance. A feature of the period under review has been the increased activity of the enemy's aircraft, in suitable weather. But the enemy's activity has been mainly on his own side of the line, and has aimed chiefly at interrupting the work carried out by our machines. In order to carry on the work in spite of this opposition, which was for a time rendered more effective by the

appearance in December of a new and more powerful type of enemy machine, it has been necessary to provide an escort to accompany our reconnaissance aeroplanes, and fighting in the air, which was formerly exceptional, has now become an everyday occurrence.

The observers, no less than the pilots, have done excellent service, and many fine feats have been performed by both. Developments on the technical side of the Air Service have been no less remarkable and satisfactory than the progress made on the purely military side. Much inventive genius has been displayed; and our equipment for photography, wireless telegraphy, bomb-dropping and offensive action generally has been immensely improved, while great skill has been shown in keeping the flying machines themselves in good flying condition.

12. The continuance of siege warfare has entailed for the Royal Engineers work of a particularly arduous and important kind extending from the front trenches to the Base Ports.

In the performance of this work the Officers, Non-Commissioned Officers and men of the Field Companies and other units of the Corps have continued to exhibit a very high standard of skill, courage, and devotion to duty.

13. The work of the Tunnelling Companies calls for special mention. Increased mining activity on the part of the enemy has invariably been answered with enterprise combined with untiring energy on the part of our miners, who in carrying out duties always full of danger have shown that they possess in the highest degree the qualities of courage, perseverance, and self-sacrifice. Their importance in the present phase of warfare is very great.

14. The excellent work done by the Corps of Military Police is worthy of mention. This Corps is inspired by a high sense of duty, and in the performance of its share in the maintenance of discipline it has shown both zeal and discretion.

15. All branches of the Medical Services deserve the highest commendation for the successful work done by them, both at the Front and on the Lines of Communication. The sick rate has been consistently low; there has been no serious epidemic, and enteric fever, the bane of armies in the past, has almost completely disappeared owing to preventive measures energetically carried out.

The results of exposure incidental to trench warfare during the winter months were to a very great extent kept in check by careful application of the precautions recommended and taught by regimental Medical Officers.

The wounded have been promptly and efficiently dealt with, and their evacuation to the Base has been rapidly accomplished.

The close co-operation which has existed between the officers of the Regular Medical Service of the Army and those members of the civil medical profession, who have patriotically given their valuable services to the Army, has largely contributed to the prevention of disease and to the successful treatment and comfort of the sick and wounded.

As part of the Medical Services, the Canadian Army Medical Corps has displayed marked efficiency and devotion to duty.

16. The Commission of Graves Registration and Enquiries has, since it first undertook this work eighteen months ago, registered and marked over 50,000 graves. Without its labours many would have remained unidentified. It has answered several thousand enquiries from relatives and supplied them with photographs. Flowers and shrubs have been planted in most of the cemeteries which are sufficiently far removed from the firing line, and all cemeteries which it is possible to work in during the daytime are now being looked after by non-commissioned officers and men of this unit.

17. The valuable nature of the work performed by the officers of the Central Laboratory and the Chemical Advisers with the Armies in investigations into the nature of the gases and other new substances used in hostile attacks, and in devising and perfecting means of protecting our troops against them, is deserving of recognition. The efforts of these officers materially contributed to the failure of the Germans in their attack of 19th December, 1915, as well as in the various gas attacks since made.

18. The stream of additional personnel and material arriving from England, and the move of complete formations to and from the East, during the period under review, have thrown a great deal of work on our Base Ports and on the Advanced Base. The staff and personnel at these stations have coped most ably with the work of forwarding and equipping the various units passing through their hands, and I desire to bring their good work to notice.

19. The large increases made to our forces have necessitated a great expansion in the resources of our Lines of Communication and I have been greatly struck by the forethought shown by the Administrative Services in anticipating the requirements of the Armies in the Field and in the provision made to satisfy these requirements.

The Base Ports have been developed to the utmost possible extent, advanced Depots have been provided, and communications have been improved to ensure punctual distribution to the troops.

Labour has been organized in order to develop local resources, especially in the matter of timber for defences and hutting, and stone for road maintenance, whereby considerable reductions have been made possible in the shipments from overseas.

Economy has attended the good methods adopted, and the greatest credit is due to all concerned for the results obtained.

20. I desire to acknowledge here the valuable assistance rendered by the naval transport officers on the Lines of Communication. They have worked with and for the Army most untiringly, efficiently, and with the utmost harmony.

I also desire to acknowledge the indebtedness of the Army to the Royal Navy for their unceasing and uniformly successful care in securing the safety of our transport service on the seas.

21. I wish to acknowledge the work done in the reproduction of maps by the Ordnance Survey Department. Over 90 per cent of the maps used in this country are reproduced and printed in England by the Ordnance Survey, and the satisfactory supply is largely due to the foresight and initiative displayed by this Department. I can now count on obtaining an issue of as many as 10,000 copies of any map within one week of sending it home for reproduction.

22. I have forwarded under a separate letter the names of the Officers, Non-Commissioned Officers and Men whom I wish to bring to notice for gallant and distinguished service.

23. I cannot close this Despatch without some reference to the work of my predecessor in Command, Field-Marshal Viscount French. The Field-Marshal, starting the war with our small Expeditionary Force, faced an enemy far superior in numbers and fully prepared for this great campaign. During the long and anxious time needed for the improvisation of the

comparatively large force now serving in this country, he overcame all difficulties, and before laying down his responsibilities he had the satisfaction of seeing the balance of advantage swing steadily in our favour. Those who have served under him appreciate the greatness of his achievement.

I have the honour to be,

Your Lordship's most obedient Servant,

D. HAIG, General,

Commander-in-Chief, The British Forces in France.

No. 794.

The London Gazette, 30th May, 1916.

[29600.]

Notice of winding-up of certain firms and companies of Enemy Nationality.

Trading with the Enemy Amendment Act, 1916.

ORDERS MADE UNDER SECTION 1 (1) (a) AND (b).

Orders have been made by the Board of Trade requiring the under-mentioned businesses to be wound up:—

170. Roth & Co., 394, Oxford Street, London, W., Chiroprpodists. *Controller:* Lionel Cuthbert Cropper, Spencer House, South Place, London, E.C. 29th May, 1916.

171. W. Kaufmann (The Imperial Confectionery Co.), 38, Quill Lane, Putney, London, S.W., Manufacturers of Fancy Chocolates. *Controller:* George Lord, Capel House, 62, New Broad Street, London, E.C. 29th May, 1916.

172. Alexander Manufacturing Co., Limited, 85, Great Eastern Street, London, E.C., Manufacturers of Mincing and Knife-cutting Machinery. *Controller:* Walter F. Wiseman, 4, Fenchurch Avenue, London, E.C. 25th May, 1916.

173. A. W. Zehntner & Co., Limited, 15-19, Vine Street, Clerkenwell, London, E.C., Importers of Yellow Lithographic Stones. *Controller:* James B. Reeves, 23, Queen Victoria Street, London, E.C. 25th May, 1916.

Orders have been made by the Board of Trade prohibiting the undermentioned firms from carrying on business except for the purposes and subject to the conditions specified in the Orders:—

174. W. G. W. R. Giesler, trading as Fredk. Giesler & Company, 2, Suffolk Lane, Cannon Street, London, E.C., Dealers and Experts in Champagne and other wines. *Controller*: N. Herbert Smith, 62, London Wall, London, E.C. 29th May, 1916.

175. Willers Engel & Company, 36, Grace-church Street, London, E.C., Merchants. 29th May, 1916.

No. 795.

The London Gazette, 30th May, 1916.

[29600]

List of Persons in China and Siam to whom Goods may be Consigned.

FOREIGN OFFICE, May 30, 1916.

The following additions or corrections to the lists published as a supplement to the London Gazette of 16th May, 1916, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

CHINA.

FOREIGN OFFICE (FOREIGN TRADE DEPT.) 25th May, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

CHINA.

British Municipal Council, Hankow.
 Central Insurance Co., Limited.
 China Commercial Co. (S. S. Somekh).
 Culty Dairy Co., Limited, Shanghai.
 De Mao Heng & Co., Tientsin.
 Essex & Suffolk Equitable Insurance Society, Limited.
 Farmer, William & Co., Canton.
 Foochow Electric Co., Foochow.
 Kwang Chi Siang, Teintsin.
 Lester, W. H., Kiukiang.
 Liverpool, London & Globe Insurance Co., Limited.
 Mack, J., & Co., Tientsin.
 Missionary Home and Agency, Shanghai.
 Metropole Cafe, Tientsin.
 National Provincial Plate Glass & General Insurance Co.,
 Limited.
 Pang Hing Co., Foochow.
 Peking Electric Co., Limited, Peking.
 Pengkalan Durian Estate Limited, Shanghai.
 Price, H., Nanchang.
 Shanghai & Hongkew Wharf Co., Limited.
 Stewardson, R. E., Shanghai.
 Sungala Rubber Estate Limited.
 Tiriolo, C., & Co., Antung.
 Tung Chi Dispensary, Shanghai.

The following removal is notified in the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Watt, J. A. D., Tientsin.

The following corrections are notified in the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Chinese Electric Light and Power Co. *should read* Peking Chinese Electric Light & Power Co., Peking.

Church Missionary Mission *should read* Church Missionary Society Mission.

Des Remedios, A. G. *should read* Dos Remedios, A. G.

Hong Kong & Shanghai Bank *should read* Hong Kong & Shanghai Banking Corporation.

Loan Kung Mow Cotton Spinning & Weaving Co. *should read* Laon Kung Mow Cotton Spinning & Weaving Co.

Naval College, Pagoda, *should read* Naval College, Pagoda, Anchorage.

Protopapou & Co. *should read* Protopapou & Co.

Whiteway, Laidlaw & Co. *should read* White-away, Laidlaw & Co.

SIAM.

FOREIGN OFFICE (FOREIGN TRADE DEPT.) 26th May, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Chan Kim Kee, Bangkok.

Divan Ahmad Haji Peer Mahomed, Bangkok.

Fook Loong & Co., Bangkok.

Gulam Mydin, Bangkok.

Hajee Sakur Gunny, Bangkok.

Ho Hin Renong.

Kee, E. (Chinese correspondence for Loh Kye Juay & Co.), Bangkok.

Kim Seng Lee, Bangkok.

Kim Tai Seng, Bangkok.

King's College, Bangkok.

Kwong Ying Chroung, Bangkok.

Loh Kye Juay & Co. (European correspondence for E. Kee), Bangkok.

Murakami, R., Bangkok.

Springer, N. (Major), Bangkok.

Thakur Singh Ladha Singh, Bangkok.

Yong Nguan, Bangkok.

The following corrections are notified in the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned.

Heng Heng Guan Seng, also written Heng Hin Guan Seng.

Ho Hin, substitute for Ban Heng Bee (this firm having recently changed its name).

The following name is removed from the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned.

Ban Heng Bee, Renong.

No. 796.

Order in Council prohibiting the Use of Matches in Explosive Factories.

P.C. 782.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 11th day of April, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to order that the following Order and Regulations shall be and the same are hereby made under the provisions of the War Measures Act, 1914,*

Every person who

- (a) takes or attempts to take or assists in taking any matches into any explosives factory or into any building, enclosure, or place wherein the manufacture of explosives is being carried on; or
- (b) has matches in his possession while in any such factory, building, enclosure or place;

is liable upon summary conviction to a fine not exceeding one hundred dollars, or to imprisonment for any term not exceeding six months or to both fine and imprisonment.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 797.

Order in Council limiting the amount of Military Pay which may be assigned.

P.C. 973.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 27th April, 1916.

*App. p. 129.

The Committee of the Privy Council have had before them a report, dated 20th April, 1916, from the Right Honourable the Prime Minister for the Minister of Militia and Defence, submitting a report from the Chief Paymaster, C.E.F., London, England, in which he recommends that the maximum amount of pay a man may assign be placed at \$20 a month—that is 20 days' pay of rank.

The Minister concurs in the views of the Chief Paymaster and recommends that beginning May 1st, 1916, the maximum amount of pay that a Non-Commissioned Officer or man may assign be placed at 20 days' pay of rank (exclusive of field allowance) per month.

Where working pay is drawn it may be assigned in addition to the 20 days' pay of rank.

The Minister further recommends that all assignments of pay now running which are above this maximum be reduced to the proper amount beginning May 1st, 1916.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 798.

The London Gazette, 6th June, 1916.

[29613].

Munitions Order.

MINISTRY OF MUNITIONS OF WAR,
31st May, 1916.

ORDER UNDER REGULATION 30A OF DEFENCE OF THE REALM
(CONSOLIDATION) REGULATIONS, 1914.

ORDER.

Whereas it was intended that Platinum metal should be included in the Order made by the Minister of Munitions on the 31st December, 1915,* under Regulation 30A of the Defence

*p. 1049.

of the Realm (Consolidation) Regulations, 1914, and whereas doubts have arisen whether it is actually so included, now, for the purpose of removing such doubts, the Minister of Munitions, in pursuance of the powers conferred on him by the said regulation, hereby orders that the War Material to which the regulation applies shall include War Material of the following classes and descriptions, that is to say:—

Platinum Metal, and Ores, Residues, and Bars containing the same.

Notice.

All applications for a permit in connection with the above order should be addressed to the Director of Materials to the Ministry of Munitions, Armament Buildings, Whitehall Place, S.W.

No. 799.

The London Gazette, 9th June, 1916.

[29618].

Warrant amending the Royal Warrant governing the "Military Cross" Decoration.

WAR OFFICE 6TH JUNE, 1916.

**WARRANT AMENDING THE ROYAL WARRANT GOVERNING
THE "MILITARY CROSS" DECORATION.**

GEORGE R.I.

WHEREAS We did by Royal Warrant under Our Sign Manual, dated 28th December, 1914, institute and create a new decoration entitled "The Military Cross":*

And Whereas it is ordained by Our said Royal Warrant that Warrant Officers shall be eligible for the said decoration:

And Whereas We did by Royal Warrant under Our Sign Manual, dated 28th January, 1915, create a new rank of Warrant Officer to be designated "Warrant Officer, Class II"

And Whereas Our said Royal Warrant of 28th January, 1915, provides that wherever the words "Warrant Officer"

*p. 220.

occur in existing Warrants they shall be read as meaning "Warrant Officer, Class I":

And Whereas We are desirous that "Warrant Officers, Class II," shall be eligible for the said decoration:

It is Our Will and Pleasure and We do hereby ordain that, notwithstanding the aforesaid proviso of Our said Royal Warrant of 28th January, 1915, the term "Warrant Officer" in the third clause of Our said Royal Warrant of 28th December, 1914, shall be interpreted as meaning Warrant Officers, Class I and Class II.

Given at Our Court at St. James's this thirty-first day of May, in the year of Our Lord one thousand nine hundred and sixteen, in the Seventh year of Our Reign.

By His Majesty's Command,

KITCHENER.

No. 800.

Canada Gazette, 24th June, 1916.

Second Supplement, London Gazette, 30th May, 1916-31st May, 1916.

[29602]

Military Honours.

His Majesty the King has been graciously pleased to confer the Military Cross on the undermentioned Officers, in recognition of their gallantry and devotion to duty in the field:—

Lt. Frederick Frank Minchin, Princess Patricia's Canadian L.I. (attd. R.F.C.).

For conspicuous gallantry and skill on many occasions notably when leading a successful bomb and machine-gun raid on a force of the enemy which he had located overnight. Next day he took part in two other raids. During these operations he flew for thirteen hours over enemy country.

Lt. George Clarence Willis, 3rd Canadian Infy. Bn.

For conspicuous gallantry, when with a private he went out to search for and rescue a wounded man in front of the trenches under heavy machine gun and rifle fire. The wounded man was found and brought in.

His Majesty the King has been graciously pleased to approve of the award of the Distinguished Conduct medal to the undermentioned Non-commissioned Officer for acts of gallantry and devotion to duty in the field:—

501281 Cpl. H. Johnston, 1st Tunnelg. Coy. Canadian Engineers.

For conspicuous gallantry. He was entombed with others in a sap by the enemy's bombardment. The whole party was in imminent danger of drowning owing to the rising water, when Corporal Johnston dived through 30 feet of water to another sap, reached a pump, and by pumping out the water, saved the whole party after they had been 18 hours entombed.

No. 801.

Canada Gazette, 24th June, 1916.

Notice to Mariners.

No. 48 of 1916.

ARCTIC RUSSIA.

(174) WHITE SEA AND ARCTIC OCEAN—TRAFFIC REGULATIONS.

The following information is contained in a Notice issued by the Russian Government, in consequence of dangers in navigation due to the laying of mines in the White Sea and the Arctic Ocean.

1. Trading and merchant vessels, and all other types of vessel under any flag, except those which have received

special permission, are prohibited from navigating in the waters of the White Sea and approaches thereto, southward of a line joining Cape Kanin and Kharlov lighthouse (Sem Ostrovsk, lat. 68° 49' N., long. 37° 21' E.), as well as in all waters of the Russian coasts of the Arctic Ocean within 12 miles of the coast line, rocks awash or off-lying islands. Vessels passing without permission into the prohibited area are exposed to the danger of destruction by mines, and are liable to be stopped by guard-ships for search and necessary orders.

2. Vessels which have obtained permission to pass through the prohibited area, must observe all regulations which may be issued with regard to navigation within the afore-mentioned limits.
3. Permission for navigation within the prohibited area is arranged by the Director-General of Arkhangel and the Jurisdiction of the White Sea.

N. to M. No. 48 (154) 31-5-16.

A. JOHNSTON,
Deputy Minister.

Department of Marine,
Ottawa, Canada, 31st May, 1916.

No. 802

Canada Gazette, 24th June, 1916.

Dominion Gifts.

BOROUGH OF BRIDLINGTON, TOWNHALL, BRIDLINGTON.

Canadian Fund Grant.

Resolution passed by the Town Council of the Borough of Bridlington, 31st May, 1916—

“That the sincere thanks of this Council representing the inhabitants of the Borough of Bridlington, an East Coast York-

shire Holiday Resort, which has been most seriously affected by the war, be conveyed to the Government of the Dominion of Canada for their generous gifts towards relieving in some measure the distress amongst a numerous class of the inhabitants of East Coast Resorts, and that the Canadian Government be informed that their action has been most thankfully appreciated by the persons who through the Government's kindly action have received relief by having their arrears of rent paid.

The Corporate Common Seal of
the Mayor, Alderman and
Burgesses of the Borough of
Bridlington was on the first
day of June, 1916, here to affix-
ed in the presence of:—

[L.S.]

W. F. COLLINS,

Mayor,

A. E. MATTHEWMAN,

Town clerk.

No. 803.

**Order in Council providing that transportation expenses paid
Enlisted Nova Scotia Voters to enable them to vote shall not
constitute an offence under the Nova Scotia Elections
Act.**

P.C. 1285.

**CERTIFIED COPY of a Report of the Committee of the Privy
Council, approved by His Royal Highness the Governor
General on the 1st June, 1916.**

The Committee of the Privy Council have had before them a report, dated 25th May, 1916, from the Minister of Militia and Defence, submitting that the Legislature of Nova Scotia has passed an Act, entitled "An Act to amend Chapter 6, of the Act of 1909 entitled 'The Nova Scotia Election Act' ", whereby it is among other things enacted that the payment by the Government of Canada, or by the province of Nova Scotia, of the expenses of transportation by rail or boat, or by both, of

voters on active military service in the province to or from the railway station or steamboat landing in the polling district in which the voter shall be entitled to vote shall not constitute any offence under the Nova Scotia Elections Act.

In order to give effect to the object of this Act, and as it is the desire of the Governments of Canada and the province of Nova Scotia that voters on active military service, within the province of Nova Scotia be furnished with such free transportation, the Minister recommends that two officers of the Headquarters Staff, viz., the Assistant Adjutant-General and the Assistant Judge Advocate General be detailed as Commissioners to proceed to Nova Scotia with power and directions, which may be executed by either or both of them to obtain from the proper provincial authorities, copies of the voters' lists for the province of Nova Scotia, to be used at the ensuing provincial election and to ascertain the names of the officers and men on active military service within the said province who are entitled to vote and whose names appear on such voters' lists—to prepare a nominal roll of such voters, to be certified by one or both of the Commissioners aforesaid, showing the places where they are entitled to vote, their regimental numbers and their names, and to prepare and furnish as soon as conveniently may be, a copy of these nominal rolls to the Prime Minister of the province; another to the Leader of the Opposition, and another to the Officer Commanding Military District No. 6.

The Minister also recommends that the Officer Commanding the said Military District and Officers Commanding Military Units therein be authorized to issue special transport requisitions M.B. 32, to be marked "War Appropriation, polling Nova Scotia," and that a transport warrant be given individually to each officer, non-commissioned officer and man who desires to vote and whose name appears on the roll to and from the railway station or steamboat landing nearest to the polling district in which he is entitled to vote; no expenses except said transport, however, to be borne by the Canadian Federal authorities.

The Minister, however, recommends that the expenses thus incurred shall be chargeable to War Appropriation; also that the two staff officers above mentioned, representing the Canadian Government as Commissioners, shall be paid, above their ordi-

nary pay and allowances, \$10 per diem each to cover expenses other than railway and transport.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 804.

Extra Canada Gazette, 2nd June, 1916.

**Order in Council respecting the Exportation of Certain
Commodities.**

P.C. 1310.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 1st day of June, 1916.

PRESENT.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order that the Order in Council of the 16th of December, 1915*, prohibiting the exportation of certain goods to various destinations abroad, shall be and the same is hereby amended by striking thereout the following articles, viz.:

Hay.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

*P. 992.

No. 805.

Canada Gazette, 17th June, 1916.

Proclamation of Persons with whom Trading is Prohibited.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION RELATING TO TRADING WITH THE ENEMY.

<p>E. L. NEWCOMBE, Deputy Minister of Justice, Canada.</p>	}	<p>WHEREAS by an Order of Our Royal Highness in Council bearing date the twenty- ninth day of February, 1916, under the authority of The War Measures Act, whereby it is provided that persons and corpora- tions resident or carrying on business, or being in the Dominion of Canada, are prohibited from trading with such persons or corporations not resident or carrying on business in enemy territory or territory occupied by the enemy other than those resident or in carrying on business solely with His Majesty's Dominion as by reason of the enemy nationality or enemy association of such persons or corporations, it appears to Our Royal Highness in Council expedient from time to time to indic- ate by proclamation;</p>
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AND WHEREAS Our Royal Highness in Council has named one G. F. Schloetelborg of Seattle, in the State of Washington, in the United States of America, as a person, by virtue of Our said orders and regulations of the 29th of February, 1916, with whom trading is prohibited,—

Now KNOW YE that by and with the advice of Our Privy Council for Canada We hereby proclaim and name the said G. F. Schloetelborg as a person with whom trading is prohibited,—

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness Prince Arthur William Patrick Albert, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; One of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distingsuished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of Ottawa, this First day of June, in the year of our Lord one thousand nine hundred and sixteen and in the seventh year of Our Reign.

By command,

THOMAS MULVEY,

Under-Secretary of State.

No. 806.

*Sixth Supplement to The London Gazette, 30th of May, 1916.—
1st June, 1916.*

[29206].

**Proclamation prohibiting the Importation of Certain Commodities
into the United Kingdom.**

BY THE KING.

A PROCLAMATION Relating to the Importation of Certain Articles into the United Kingdom.

GEORGE R. I.

WHEREAS by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

And whereas by various Proclamations entitled Prohibition of Import Proclamations the importation of certain goods has been prohibited accordingly;

AND WHEREAS it is expedient that the importation into the United Kingdom of certain other goods should be prohibited and the existing prohibition imposed on the importation of certain goods removed:

Now, therefore, We, by and with the advice of Our Privy Council in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows;—

(1) As from and after the Eighth day of June, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz.;—

Aluminium, manufactures of.

Baths of metal.

Beer.

Carpet sweepers.

Cash registers.

Hops.

Lawn mowers.

Leather, manufactures of, other than belting, boots and shoes, and gloves.

Matches.

Sewing machines.

Stoves and ranges.

Toilet articles containing glycerine.

Wringers and mangles.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such license.

(2) As from and after the date hereof, the prohibition imposed by the Prohibition of Import (No. 5) Proclamation, 1916,* on the importation of the following goods shall be removed and the said Proclamation amended accordingly, viz.;—

Starch, dextrine, farina and potato flour.

This Proclamation may be cited as the Prohibition of import (No. 6) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this First day of June, in the year of our Lord one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

GOD SAVE THE KING.

No. 807.

*Sixth Supplement of The London Gazette, 30th of May, 1916—
1st June, 1916.*

[29606].

**Order of His Majesty in Council amending the Defence of the
Realm (Consolidation) Regulations, 1914.**

**AT THE COURT AT BUCKINGHAM PALACE, THE
1ST DAY OF JUNE, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas by an Order in Council, dated the twenty-eighth day of November nineteen hundred and fourteen, His Majesty was pleased to make Regulations (called the "Defence of the

*p. 1595.

Realm (Consolidation) Regulations, 1914¹) under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the defence of the realm:

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915,² the Defence of the Realm (Amendment) (No. 2) Act, 1915,³ and the Munitions of War Act, 1915:⁴

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, *Therefore* His Majesty is pleased by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 15 the following Regulation shall be inserted:—

“15a. Every person who uses or keeps motor spirit, whether for the purpose of supplying motive power to motor-cars or for any other purpose, shall supply such information in relation to the motor spirit used or kept by him, and the purposes for which and the manner in which it is used or kept by him, as the Board of Trade may by any general or special order require, giving such particulars in such form and at such times as the Board of Trade may by order direct; and if any person fails to comply with this Regulation, or with any order made by the Board of Trade thereunder, or knowingly gives any false information, he shall be guilty of a summary offence against these Regulations.

For the purposes of this Regulation, ‘motor spirit’ has the same meaning as in section eighty-four of the Finance (1909-10) Act, 1910.”

2. After Regulation 39 the following Regulations shall be inserted:—

“39b. No person in the employment of a general lighthouse authority, and no person in the employment of a pilotage authority as master or member of the crew of any vessel belonging to the authority, shall, without the consent of the authority, leave his employment before the expiration of six months after he has given to the authority

¹App. 284. ²App. 205. ³App. 470. ⁴App. 313.

notice in writing to determine his employment, and every such person shall, so long as he continues in the employment of a general lighthouse authority or in the employment of a pilotage authority as master or member of the crew of a vessel belonging to the authority, obey all lawful orders that may be given to him by or on behalf of the authority.

“A person shall not give or offer to give employment to any person who is, or has within the last previous six weeks been, in the employment of a general lighthouse authority or in the employment of a pilotage authority as master or member of the crew of a vessel belonging to the authority, unless such last-mentioned person holds a certificate from the authority that he left his employment under that authority with the consent of that authority. or after having given such notice as aforesaid.

“If any person so employed feels aggrieved by the refusal of the authority to consent to his leaving their employment before the expiration of six months from the time when he gave notice, or to grant him such a certificate as aforesaid, he may appeal, if employed by a general lighthouse authority, to the Board of Trade, and if employed by a pilotage authority to the Admiralty, whose decision shall be final.

“If any person contravenes any of the provisions of this Regulation he shall be guilty of a summary offence against these Regulations.”

3. After Regulation 45 the following Regulation shall be inserted:—

“45a. If any person alters or tampers with any certificate of exemption from military service granted otherwise than under the Military Service Act, 1916, or personates or falsely represents himself to be a person to whom such a certificate has been granted or improperly allows any other person to have possession of any such certificate issued for his use alone, or makes any false statement or false representation for the purpose of obtaining such a certificate for himself or any other person, or for the purpose of obtaining the renewal, variation, or withdrawal of any such certificate, he shall be guilty of a summary offence against these Regulations.”

4. In Regulation 56a, for the words "unless the jury find that the offence was committed with the intention of assisting the enemy," there shall be substituted the words "unless the offender has pleaded guilty to committing the offence with the intention of assisting the enemy, or the jury find that the offence was committed with such intention."

ALMERIC FITZROY.

No. 808.

The London Gazette,¹ 2nd June, 1916.
[29607.]

**Order of His Majesty in Council establishing a List of Persons
with whom trading is prohibited.**

**AT THE COUNCIL CHAMBER, WHITEHALL, THE
2ND DAY OF JUNE, 1916.**

**BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE
PRIVY COUNCIL.**

Whereas His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916,* to prohibit all persons, or bodies of persons incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to being in the said Proclamation referred to as the "Statutory List":

*p. 1210.

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council;

And whereas His Majesty was pleased by a Proclamation, dated the 26th day of April, 1916, and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2,"¹ to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars;

And whereas His Majesty was pleased by a Proclamation dated the 23rd day of May, 1916, and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 3,"² to revoke the said Proclamation dated the 29th day of February, 1916, with the variations and additions made to the List therein contained by subsequent Orders of Council, and also the said Proclamation dated the 26th day of April, 1916, and to order that the Proclamation now in recital should be substituted therefor;

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect;—

That the "Statutory List," of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited, should be further amended by the variation and addition of the names set forth in the Schedule hereto;

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

¹p. 1529. ²p. 1682.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA.

- Aders, Alberto, & Company, Buenos Aires.
 Balzer, Carlos, Calle Cangallo, 417, Buenos Aires.
 Costaguta, David, Buenos Aires.
 Donduro, C. M., Calle Mejico, Buenos Aires.
 Dyckerhoff & Widmann Schmidt, Calle Reconquista, 37,
 Buenos Aires.
 Franke, Otto & Company, Calle Bolivar, 161, Buenos Aires.
 Guthmann (of Sociedad Financiera Industrial Sud Americana).
 Hirsch (of Sociedad Financiera Industrial Sud Americana).
 Hoffman & Stocker, Calle Moreno, 443, Buenos Aires.
 Koerting Brothers, Calle Bolivar, 292, Buenos Aires.
 Massimino, Adolfo, Buenos Aires.
 Meyer, L. D., & Company, Calle Lima, 387, Buenos Aires.
 Monje, Fernandez, Puerto Deseado, Patagonia.
 Oster (of Sociedad Financiera Industrial Sud Americana).
 Sociedad Financiera Industrial Sud Americana, Buenos
 Aires.
 Sociedad Tubos Mannesmann Limitada, Calle Defensa, 383,
 Buenos Aires.
 Steffens & Nolle, A. G., Calle Cangallo, 499, Buenos Aires.
 Stofen, Schnack, Muller & Company, Buenos Aires.
 Stubenrauch & Company, Puerto Deseado, Patagonia.
 Vogel, F. W., & Company, Calle Defensa, 467, Buenos
 Aires.
 Wayss & Freytag, Calle Moreno, 508, Buenos Aires.
 Wentzky, R. Von, Calle Corrientes, 685, Buenos Aires.
 Weygand & Zum Felde, Calle Peru, 1034, Buenos Aires.
 Widmeyer, E.
 Wirth & Schiebeck, Calle Sarmiento, 372, Buenos Aires.

BOLIVIA.

- Barber, Alfred W., & Company, Cochabamba.
 Bickenbach & Company, Oruro.
 Colsman Boehme & Company, La Paz and Oruro.
 Dauelsberg & Company, La Paz.
 Dohrmann, Dahse & Company, Oruro and Potosi.
 Emmel Hermanos, La Paz.
 Eulert, F. G., La Paz.
 Fricke, Jerman, & Company, Oruro.
 Gundlach, C. F., Oruro.

Gunther, Ernest, Sorata.
 Hinke, Gustave & Company, La Paz and Oruro.
 Hirschmann & Company, La Paz and Oruro.
 Morales, Bertram & Company, Potosi and Sucre.
 Quidde & Gatermann, Cochabamba and Sucre.
 Schubert, H. G., Oruro.
 Schweitzer, Felipe, Santa Cruz.
 Stofen, Schnack, Müller & Company, Santa Cruz
 Zeller, Villinger & Company, Santa Cruz, Trinidad and
 Yacuiba.

BRAZIL.

Ahrns, Edouardo, Rua Dos Algibebes, Bahia.
 Bluhm, Bernhard, Rua 28 de Julho, S. Luiz, Maranhao.
 Bezold, Otto, Ceará.
 Breithaupt, Victor & Company, Rua Itororo, 8, Santos.
 Eiffler, Bernard, Manãos, Para and Pernambuco.
 Empresa Hoepcke, Florianapolis, Santa Catharina.
 Fonseca, Arthur, São Francisco do Sul.
 Friedheim Aguiar & Company, Avenida Marenhense, No.
 11, S. Luiz, Maranhao.
 Fuchs, J., & Company, (Casa Fuchs), Rua Sao Bento, 83.
 São Paulo.
 Graeff, Gustaf, Para.
 Green & Company, Belem, Para.
 Guimaraes, N., & Company, Rua Luiz de Camoes, 16, Rio
 de Janeiro.
 Hartmann, H., Rua Barão da Victoria, 25, Pernambuco.
 Holzborn, Ernesto, Rua das Princezas, Bahia.
 Huland, Oscar & Company, Ceará.
 Joao Silveira de Souza, Joinville.
 Jordan Gerken & Company, São Francisco Do Sul.
 Kroncke & Company, Parahyba Do Norte.
 Kuehlen, Otto, Para.
 Lind, Von Der, & Company, Rua Das Princezas, Bahia.
 Lohse, Para.
 Monteiro Santos & Company, São Paulo.
 Mosqueiro and Soure, Para.
 Naschold, Ricardo, & Company, Rua Henrique Dias, 57.
 São Paulo; Porte Alegre.
 Peterson, Adolf, & Company, Rua Do Apollo, 36, Per-
 nambuco.
 Rothschild & Company, Rua 15 De Novembro 31, São
 Paulo.
 Runes & Bark, Largo Monte Alegre, 6, Santos.
 Schumann & Company, Para.
 Simonek & Moreira, Rua Do Bon Jesus, 20, Pernambuco.

Sociedad Anonyma Armezens Andresen, Manãos.
 Steinberg Meyer & Company, Avenida Rio Branco, 65.
 Rio de Janeiro; São Paulo.
 Stender & Company, Bahia.
 Stofen, Schnack, Müller & Company, Corumbà.
 Weigandt, Para.
 Weissflog Brothers, Rua Libero Badaro, 70, Sao Paulo.
 Westphalen Bach & Company, Rua Cons; Saravia, Bahia

ALL COUNTRIES IN CENTRAL AND SOUTH AMERICA.

Sociedad Tubos Mannesmann Limitada.

CHILI.

Arrigoriaga, Saturnino, Valparaiso and Santiago.
 Compania Salitrera, H. B., Sloman & Company.
 Dauelsberg & Company, Antofagasta.
 Gleisner, Mauricio & Company, Santiago; Valparaiso and
 Talcahuano.
 Hagnauer & Company, Valparaiso.
 Paarman & Krebs, Valparaiso.
 Salpeterwerke Gildemeister Aktien Gesellschaft.
 Stubenrauch & Company, Punta Arenas.
 Timmermann & Company, Valparaiso and Santiago.
 Ureta, Oscar, Punta Arenas.
 Wagner Klein & Company, Valparaiso and Santiago.
 Yzaurieta, R., & Company, Concepcion.

DENMARK.

General Import and Export Company, Frederiksholm
 Kanal, 4, Copenhagen.
 Hirschsprung, E., Studiestraede, 5, Copenhagen.
 Sachs, Ignace, Copenhagen.
 Schaltz, K. A., Frederiksholm Kanal, 4, Copenhagen.

NETHERLANDS.

De Bruijn, Raddhuisstraat, Amsterdam.

NETHERLAND EAST INDIES.

"Bataviaasch Handelsbad," Batavia.
 Hilckes, E. A., Bandjermasin.
 Oei Boen Soei.

NORWAY.

Brun, Halfdan, C., Nobelsgade, 31, Christiania.
Christensen, Hjalmar, Rôdfyldgade, 24, Christiania.
Conradsen, Johs A/S, Stavanger.
Grôndel, Roav, Strandgate, 1, Chrisitania.
Gundersen, Adolf, Frederikstad.
Henriksen, G. A. & Company, Ruselskveien 4, Christiania.
Jaeger, T. C. ,Sogaten, 10, Christiania.
Kristianssands Elektrochemiske A/S, Fiskaa, near Kristianssands.
Mortensen, Th., Prensengt., 2B, Christiania.
Müller, H. A., & Company, Drammensveien, 194c, Christiania.
Obermann, W., Dronningensgt., 13, Christiania.
Pettersen, Ant., Skipperge, 28, Christiania.
Pettersen, Joh. (owner of Kaffeekompagniet), Frederikstad.
Scholtz, P., Bergen.

PARAGUAY.

Costaguta, David, Asuncion.
Staudt & Company.
Stofen, Schnack, Müller & Company, Asuncion.

PERU.

Cunco, José A., Lima.
Dunkelberg, F., Lima.
Elizalde & Company.
Emmel, Fernando, Arequipa.
Freundt & Quistorf, Lima.
Garcia, Antenor & Company, Paita.
Garica, Yrigoyen, Alberto, Lima.
Herklotz, A., Lima.
Ott, Ph., & Company, Lima.
Pallette, A. A., Pacasmayo.
Schroeder, C. M., & Company, Lima.
Sociedad Tubos Mammesmann Limitada, Lima.
Umlauff, B., Lima.

PHILIPPINE ISLANDS.

Schubert, R.

PORTUGAL.

Fernandes, Manuel Luiz, & Company, Lisbon.
Pereira, Lisbon.
Wimmer, Lulse S., Rua da Magdalena, 45, Lisbon.

PORTUGUESE EAST AFRICA.

Reys, Fernandez & Baptista.

SPAIN.

Arozena, José, Santa Cruz, Teneriffe.

Pares, Pedro (or Serra, Pedro Pares), Calle Alcala, 46, Madrid.

Tannenbaum, Juan, Càrmen, 24, Madrid.

SWEDEN.

Bergmann & Company, Birgerjarlsgaten, 15, Stockholm.

Edstrand Broderna, Jorgen Knockg., 2, Malmö.

Lublin & Company, A/B., St. Vattug., 9, Stockholm.

Ritter, A., Sodra Promenaden, 57, Malmö.

Schaub & Company, Stockholm.

REMOVALS FROM LIST.

NETHERLANDS.

Bosschaert, W. & R. Van Dieren, The Hague.

PORTUGUESE EAST AFRICA.

Almeida, Porto Amelia, Palma and Ibo.

SPAIN.

Pares (Manager of Felix Schlayer), Barcelona.

VARIATIONS.

PORTUGAL.

Mattos, Antonio, Lisbon, published in the Statutory List of April 14th, *should read* Mattos, Antonio, Rua 24 de Julho, Lisbon.

Mendes, A., Lisbon, published in the Statutory List of April 14th, *should read* Mendes, A., Rua 24 de Julho, Lisbon.

Mendes, José, Oporto, published in the Statutory List of March 24th *should read* Mendes, José, Rua das Flores, 139, Oporto.

NOTE (1).—Under the Trading with the Enemy Proclamations of 25th June, and 10th November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or

bodies of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above list, and the omission of the name of any such person or body of persons from such list is not an authority or licence to trade with such person or body of persons.

NOTE (2).—Where a firm named in the List has more than one Branch *in the same country*, all branches in that country are held to be included in the List, even in cases where no address, or of several addresses, one only is specifically mentioned.

NOTE (3).—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers to whom persons abroad may apply for information as to the names on the List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firms on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 809.

Order in Council respecting alleged enlistment of Citizens of the United States.

P.C. 1321.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 3rd June, 1916.

The Committee of the Privy Council have had before them a report, dated 29th May, 1916, from the Right Honourable the Secretary of State for External Affairs, to whom were referred certain despatches as indicated in the margin, from His Majesty's Ambassador at Washington on the subject of allegations recently

No. 119
May 2, 1916.

No. 123
May 7, 1916.

made in a section of the United States press to the effect that young Americans are being induced to enter this country with a view to their eventual enlistment in the Canadian forces.

The Minister submits what purports to be a true copy of a circular issued by the United States Department of Labour, warning their citizens against emigrating to Canada with the object of securing employment in the Dominion. This circular embodies a report from the American Consul-General at Vancouver and is apparently the foundation of the statements to which the Ambassador calls attention.

Dealing first with the picture drawn by the circular, of labour conditions in Canada, the Minister observes that the despatch of the Consul-General as quoted by the Labour Department, does not warrant the statements made in the Department's circular to the effect that there is no field for employment in the Dominion. Mr. Mansfield's observations on this head have no legitimate application beyond British Columbia.

As regards that province, so far from the Canadian Government seeking to induce immigration thereto, the Consul-General himself testifies that the Order in Council of the 30th September, 1915, prohibiting the entrance into that province of artisans and labourers, skilled and unskilled, has been renewed for six months from the 21st March, 1916. That fact, it appears to the Minister, effectively disposes of the Consul's insinuation that the Canadian officials at Vancouver are promoting immigration into the province of the classes formally excluded by the regulations which it is their duty to promulgate and enforce.

While the Consul General's report is somewhat exaggerated, having in view conditions prevailing in British Columbia at the present time, it is quite misleading as applied to the Prairie Provinces, where labourers are needed to assist in ploughing and seeding, as the advertisements in that behalf, which, from time to time, have appeared in United States newspapers, plainly indicate.

The Consul-General's charge that special efforts are being made in British Columbia to induce foreigners to enlist for military service, so far as it has any foundation is probably based on the circumstance that attendance at recruiting meetings includes people of various foreign nationalities, but no special appeal is made to foreigners, as such, by any one authorized to speak in the name of the Government.

The Committee, on the recommendation of the Right Honourable the Secretary of State for External Affairs, advise that Your Royal Highness may be pleased to forward the substance of this Minute to His Majesty's Ambassador at Washington for communication to the United States Government in such form as His Excellency may consider expedient, and also that Your Royal Highness may be pleased to transmit a copy hereof to the Right Honourable the Secretary of State for the Colonies.

Your Royal Highness' advisers deem the present a fitting occasion to express the view that Mr. R. E. Mansfield, the American Consul-General at Vancouver, by reason of his apparent sympathy with Great Britain's enemies, has rendered himself unacceptable to a large and important portion of the community in which he resides, and that it would be a source of satisfaction to the Canadian Government if, without any formal request on their part, Mr. Mansfield could be transferred to a sphere of operations beyond the bounds of this Dominion.

All of which is respectfully submitted for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 810.

Order in Council enacting regulations respecting pensions in substitution of the Regulations of 29th April, 1915.

P.C. 1334.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 3rd day of June, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council, under all powers and authorities enabling him, is pleased to enact and make and doth hereby enact and make the regulations in the schedule herewith respecting pensions to be granted to officers and men disabled or partially disabled while serving in the military and naval forces of Canada; or the dependents of such officers and men should they be killed on active service, which regulations were contained in the report of the Special Committee of the House of Commons appointed at the recent session of Parliament to consider the question of what pensions should be granted to officers and men of the military and naval forces of Canada.

His Royal Highness the Governor General in Council is further pleased to order that this Order in Council be substituted for Order in Council P.C. 289 of the 29th April, 1915.*

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

SCHEDULE.

PENSION REGULATIONS.

1.—There shall be a Commission to be known as the Board of Pension Commissioners for Canada, consisting of three members appointed by the Governor in Council (hereinafter called the Commission). Each Commissioner shall hold office during good behaviour for a period of ten years from the date

*p. 364.

of his appointment, but may be removed at any time by the Governor in Council for cause, and a Commissioner, on the expiration of his term of office, shall be eligible for re-appointment. The Commissioners may, from time to time, elect one of their number to be chairman of the Commission.

2.—Subject to the regulations hereinafter set out, the commission shall have exclusive jurisdiction and authority to consider and make all grants and payments of military and naval pensions, and of gratuities, allowances and assistance to persons wounded, injured or incapacitated in the military or naval service of Canada (hereinafter called members of the forces), or to their dependent relatives, and shall have exclusive jurisdiction and authority to deal with all matters pertaining to such pensions, gratuities, allowances and assistance.

3.—The Commission shall have authority to engage such clerical and other assistance as they may consider requisite for the transaction of their duties, and at such salaries as may be approved by the Governor in Council.

4.—In the administration of their powers by the Commission great care shall be taken to ensure all applications being considered and determined with the utmost despatch.

5.—There shall be no appeal from the decisions of the Commission, but every applicant for a pension, gratuity, allowance or assistance may present his or her case either personally or by counsel before the full Commission sitting for the purpose of hearing the complaints of those who may have been dissatisfied with decisions given in the ordinary course of administration.

6.—The pension or other grant awarded any member of the forces, or any dependent of such member, shall not be assigned, charged, attached, anticipated or commuted, nor shall any assignment, charge, attachment, anticipation or commutation be recognized in any way by the Commission or any officer or servant of the Crown.

7.—All pensions awarded to members of the forces shall be determined by the disability of the applicant without reference to his occupation prior to enlistment.

8.—Each case shall be subject to review at the end of a year from the time when the pension is first granted, except in those cases where the disability is obviously permanent, and then there shall be no further review.

9.—No deduction shall be made from the amount awarded to any pensioner owing to his having undertaken work or perfected himself in some form of industry.

10.—The Commission shall make provision for the vocational training of those who are desirous of taking advantage of it, and for the supplying, from time to time, of artificial limbs and appliances to those who would thereby be benefitted.

11.—The Commission shall have power to entrust to a reputable person for administration the pension or other grant to any pensioner or beneficiary when the Commission is satisfied that it is being improvidently expended by the pensioner or beneficiary, and the expense of such administration, if any, shall be borne by the Crown.

12.—The following shall be the scale of pensions for total disability:—

	Yearly.
Rank and file.....	\$ 480
Squad, Battery or Company Sergeant-Major.....	
Squad, Battery or Company Quartermaster Sergeant	510
Colour-Sergeant.....	
Staff-Sergeant.....	
Regimental Sergeant-Major, not Warrant Officer.....	620
Master Gunner, not Warrant Officer.....	
Regimental Quartermaster-Sergeant.....	
Warrant Officer.....	680
Lieutenant.....	720
Captain.....	1,000
Major.....	1,260
Lieutenant-Colonel.....	1,560
Colonel.....	1,890
Brigadier-General.....	2,700

13.—Those who are entitled to be awarded pensions shall be divided into six classes, and each member of each class shall be awarded a pension in direct proportion to his partial or total disability, as follows:—

Class 1.—Total disability, 100 per cent.

For example—Loss of both eyes.

Loss of both hands, or all fingers and thumbs.

Incurable tuberculosis.

Loss of both legs, at or above knee joint.

Insanity.

Permanent extreme leakage of valves of heart.

Class 2.—Disability 80 per cent and less than 100 per cent
—pension 80 per cent of Class 1.

For example—Loss of one hand and one foot.

Loss of both feet.

Disarticulation of leg at hip.

Class 3.—Disability 60 per cent and less than 80 per cent—pension 60 per cent of Class 1.

For example—Loss of one hand.

Loss of leg at or above knee.

Loss of tongue.

Loss of nose.

Class 4.—Disability 40 per cent and less than 60 per cent—pension 40 per cent of Class 1.

For example—Loss of one eye.

Loss of one foot.

Total deafness.

Loss of two thumbs.

Class 5.—Disability 20 per cent and less than 40 per cent—pension 20 per cent of Class 1.

For example—Loss of one thumb.

Anchyllosis of elbow, knee, shoulder,
wrist or ankle.

Class 6.—Disability under 20 per cent, a gratuity not exceeding \$100.

For example—Total deafness in one ear.

Partial deafness in both.

Loss of index or other finger.

14.—To those, up to and including the rank of Lieutenant, who are totally disabled and in addition are totally helpless so far as attendance to their physical wants is concerned, a further allowance may be made of an amount not exceeding \$250 a year, but such special allowances shall be subject to annual review.

15.—Those, up to and including the rank of Lieutenant, who are disabled and are entitled to a pension in the 1st, 2nd or 3rd Class shall be paid, in addition to the personal pension, a special allowance of \$6 a month for each child; of the rank of Captain, \$7 a month for each child; of the rank of Major, \$8 a month for each child; of the rank of Lieutenant-Colonel, Colonel or Brigadier-General, \$10 a month for each child. Child shall include a step-child and also a child in respect of whom the pensioner was in *loco parentis* but in either case only if the relation had been established before the pensioner's disability arose.

16.—If a member of the forces has been killed, or has died as the result of injuries received, or disease contracted or aggravated while on active service, the widow, until re-marriage, shall be entitled to the equivalent of the pension mentioned in Class 2, and also be entitled to draw the allowance for children. On the re-marriage of the widow her pension shall cease, but she shall be entitled then to a gratuity of an amount equivalent to one year's pension.

17.—If a member of the forces who has been killed, or had died, as the result of injuries received, or disease contracted or aggravated while on active service, was a widower, but leaves a child or children as defined in Regulation 15, said child or children shall receive an allowance of \$12 per month each.

18.—In the event of an application being made for a pension on behalf of a woman who has, without being married to a member of the forces, lived with him as his wife, or on behalf of the child or children of any such man or woman, the Commission shall be authorised to grant the customary pension and allowances for a wife or for a child or children, on being satisfied that the circumstances were such as to warrant the conclusion that the woman had at the time of enlistment and for a reasonable time previously thereto, publicly been represented as the wife of said member, or if the Commission is satisfied that justice would be done by the recognition of such woman, for the purpose of a pension, as the wife of such member. On the marriage of the woman her pension shall cease but she shall be entitled to a gratuity of an amount equivalent to one year's pension.

19.—No allowance shall be paid to or in respect of any child, if a boy, over the age of sixteen, or a girl over the age of seventeen, unless owing to mental or physical infirmity the child is incapable of earning a livelihood, in which case the allowance may, if in the discretion of the Commission it seems best, be continued until the child is twenty-one. No allowance shall be paid in respect of a child after the marriage of such child.

20.—No pension or allowance shall be paid to a member of the forces or any person dependent upon him when the disability or death in respect of which the claim is made was occasioned by the negligence of such member, unless the Commission otherwise consent.

21.—In all cases the claims by members of the forces for pensions must be made within two years of the date of the appearance of the disability in respect of which the claim is made.

22. A widowed mother, step-mother or grandmother wholly or mainly dependent upon a member of the forces who is killed or dies as the result of injuries received, or disease contracted or aggravated while on active service, if such member was without dependent children and unmarried, or a widower, shall be entitled to a pension of Class 3, provided, however, that no such woman shall be entitled to more than one pension. On the marriage of the woman such pension shall cease, but she shall be entitled then to a gratuity of an amount equivalent to one year's pension.

23.—A father, wholly or mainly dependent upon a son who is a member of the forces and who is killed or dies as a result of injuries received or disease contracted or aggravated while on active service, if such member was without dependent children and unmarried, or a widower, shall be entitled to a pension of Class 3.

24.—If a member of the forces to whom a pension has been granted in either Class 1 or in Class 2 dies, leaving a wife to whom he was married at the time of his incurring the disability in respect of which his pension was granted, or a woman occupying at said time the position of a wife within the purview of Regulation 18, or leaving children by such wife or woman, the pension for the Class next below that granted the said member shall be given said wife or woman, and the allowance on behalf of any child or children shall be continued subject to the restrictions as to age as provided by Regulation 19. On the marriage of the wife or woman her pension shall cease, but she shall be entitled then to a gratuity equivalent to one year's pension.

25.—Pensions to widows and allowances to children shall take effect from the day following that on which the death of the member of the forces in respect of whom said pension is granted occurred, and a gratuity equivalent to two months' pension, or two months' allowance, shall be paid the first month in addition to the pension.

26.—Subject to the approval of the Governor in Council the Commission may make such rules as it deems necessary for carrying out these regulations and the other duties assigned to it.

27.—These regulations shall only apply to or in respect of members of the forces serving in the Canadian Expeditionary forces during the present war; and shall be deemed to have come into force on the fourth day of August, 1914, and shall apply to or in respect of all casualties occurring in the said forces since the said fourth day of August.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 811.

Supplement to the London Gazette, 2nd June, 1916—3rd June, 1916.

[29608].

Military Honours.

CHANCERY OF THE ORDER OF SAINT MICHAEL
AND SAINT GEORGE.

DOWNING STREET, 3rd JUNE, 1916.

The KING has been graciously pleased to give directions for the following appointments to the Most Distinguished Order of Saint Michael and Saint George, for services rendered in connection with Military Operations in the Field:—

To be Additional Members of the Third Class, or Companions, of the said Most Distinguished Order:—

CANADIAN CONTINGENT.

Colonel Percival Edward Thacker.

Lieutenant-Colonel William Okell Holden Dodds, Canadian Artillery.

Lieutenant-Colonel John Fletcher Leopold Embury, 28th Battalion.

Lieutenant-Colonel (temporary Colonel) John Taylor Fotheringham, Army Medical Corps.

Lieutenant-Colonel Henry Thoresby Hughes, Canadian Engineers.

Lieutenant-Colonel (temporary Brigadier-General) William Bethune Lindsay, Canadian Engineers.

Lieutenant-Colonel Archibald Hayes Macdonell, D.S.O., Royal Canadian Regiment.

Lieutenant-Colonel Henri Alexandre Panet, D.S.O., Royal Canadian Horse Artillery.

Lieutenant-Colonel Colin Worthington Pope Ramsey, Canadian Engineers.

Lieutenant-Colonel (temporary Brigadier-General) Herbert Cyril Thacker, Canadian Local Forces.

Honorary Lieutenant-Colonel The Reverend John Macpherson Almond, Chaplain.

Honorary Major The Reverend William Beattie, Chaplain.

No. 812.

Supplement To the London Gazette, 2nd June, 1916—3rd June, 1916.

[29608].

Military Honours.

WAR OFFICE, 3rd JUNE, 1916.

His Majesty the King has been graciously pleased to approve of the undermentioned rewards for Distinguished Service in the Field, dated 3rd June, 1916.

Awarded the Distinguished Service Order.

CANADIAN FORCE.

Major Agar Stuart Allan Masterton Adamson, Princess Patricia's Canadian Light Infantry.

Lieutenant-Colonel William Donald Allan, 3rd Infantry Battalion.

Major Reginald James Brook, 3rd Infantry Battalion.

Lieutenant-Colonel Raymond Brutinel, Canadian Motor Machine Gun Brigade.

Lieutenant-Colonel Victor Carl Buchanan, 13th Infantry Battalion.

Major Alexander George Cameron, 13th Infantry Battalion.

Major Alfred Cecil Critchley, Lord Strathcona's Horse.

Major Malcolm Docherty, Lord Strathcona's Horse.

Bt. Lieutenant-Colonel James Harold Elmsley, Royal Canadian Dragoons.

Major Elroyd Ford, 15th Divisional Signal Company.

Major Donald Faville Branston Gray, Princess Patricia's Canadian Light Infantry.

Major Leslie Earls Haines, 7th Infantry Battalion.

Major Thomas Craik Irving, Canadian Engineers.

Major Thomas Malcolm McAvity, 5th Canadian Infantry Brigade.

Major James Edgar Mills, Royal Canadian Horse Artillery.

Lieutenant-Colonel Charles Hamilton Mitchell, Canadian Forces.

Major Thomas Sydney Morrissey, 13th Infantry Battalion.

Lieutenant-Colonel Coote Nisbitt Shanly, Canadian A.P.C.

Awarded the Military Cross.

CANADIAN FORCE.

Captain Allan de Vere Connors, 10th Infantry Battalion.

Captain Harold William Alexander Foster, 20th Infantry Battalion.

Captain Gwynne Ivor Gwynn, 29th Infantry Battalion.

Captain Batterson Lindsay Hall, 24th Infantry Battalion

Captain George Edward Kidd, Army Medical Corps.

Captain Edwin Russell Leather, Canadian Field Artillery.

Captain Frederick William Miller, 4th Infantry Battalion.

Captain George Philis Vanier, 22nd Infantry Battalion.

Captain William Basil Wedd, 3rd Infantry Battalion.

Honorary Captain Reverend Wolstan Thomas Workman, Canadian Chaplain.

Lieutenant George Cecil Carvell, Princess Patricia's Canadian Light Infantry.

Lieutenant Murdock Neil McPhee, Canadian Engineers.

Awarded the Royal Red Cross Decoration.

CANADIAN NURSING SERVICE.

Royal Red Cross, 1st Class.

MATRONS.

Miss E. N. Charleson.

Miss A. C. Strong.

Miss B. J. Willoughby.

Miss E. M. Wilson.

Royal Red Cross, 2nd Class.

SISTERS.

Miss M. K. Douglas.

Miss M. E. Gardiner.

Miss M. M. Goodeve.

Miss S. M. Hoerner (Nursing Sister).

Miss C. I. Scoble.

Awarded the Distinguished Conduct Medal.

CANADIAN FORCE.

10620, Private F. Armes, 4th Canadian Infantry Battalion.

74055, Serjeant J. Cameron, 28th Canadian Infantry Battalion.

7953, Lance-Corporal O. Denman, 2nd Canadian Infantry Battalion.

83378, Gunner J. T. Donnolly, 13th Battery, 4th Brigade, 2nd Canadian Divisional Artillery.

75552, Serjeant J. Dungan, 29th Canadian Infantry Battalion.

477307, Private S. Flansberg, Royal Canadian Regiment (attached 4th Battalion, Canadian Mounted Rifles).

27629, Company Serjeant Major W. G. Fraser, 15th Canadian Infantry Battalion.

30206, Company Serjeant-Major J. Girvan, 1st Divisional Train, Canadian Army Service Corps.

24199, Company Serjeant-Major C. F. E. Hall, 13th Canadian Infantry Battalion.

25908, Company Serjeant-Major A. Handcock, 14th Canadian Infantry Battalion.

5605, Serjeant-Major W. De F. Henderson, 3rd Divisional Signal Company, Canadian Engineers.

68154, Private T. F. Ingram, 25th Canadian Infantry Battalion.

5324, Serjeant D. M. Jemmett, 1st Field Company, 1st Canadian Divisional Engineers.

9064, Signaller R. G. Jones, 3rd Canadian Infantry Battalion.

6096, Acting Bombardier E. M. King, "B" Battery, Royal Canadian Horse Artillery.

61149, Private E. Leger, 22nd Canadian Infantry Battalion.

79113, Serjeant D. MacRae, 31st Canadian Infantry Battalion.

12601, Serjeant-Major A. G. Mackie, 5th Canadian Infantry Battalion.

5602, Serjeant-Major G. C. Massey, 3rd Divisional Signal Company, Canadian Engineers.

41447, Battery Serjeant-Major N. E. McKinnon, 8th Battery, 2nd Brigade, 1st Canadian Divisional Artillery.

2436, Staff Quarter-Master-Serjeant A. D. McNeill, Lord Strathcona's Horse (attached 7th Canadian Infantry Brigade Headquarters).

37163, Corporal G. R. McNicol, 1st Ammunition Sub. Park, Canadian Army Service Corps.

606, Corporal A. McI. Morrison, 6th Field Company, Canadian Engineers.

5447, Corporal A. C. Oxley, 2nd Field Company, 1st Canadian Divisional Engineers.

71860, Company Serjeant-Major T. Patterson, 27th Canadian Infantry Battalion.

45034, Corporal C. Platts, 3rd Field Company, 1st Canadian Divisional Engineers.

21747, Private L. Preston, 7th Canadian Infantry Battalion.
69811, Private E. M. Robertson, 26th Canadian Infantry Battalion.

110482, Lance-Corporal L. A. Robertson, 5th Battalion, Canadian Mounted Rifles.

40549, Battery Serjeant-Major J. Smith, 3rd Battery, 1st Brigade, 1st Canadian Divisional Artillery.

Awarded the Military Medal.

CANADIAN CONTINGENTS.

1742, Serjeant M. Allan, Princess Patricia's Canadian Light Infantry.

16858, Serjeant H. Ashby, 7th Infantry Battalion.

A34094, Private E. Bartlett, 10th Infantry Battalion.

81087, Private W. Bole, 8th Infantry Battalion.

53999, Lance-Corporal J. Borland, 18th Infantry Battalion.

632, Private G. T. Boyd, 8th Infantry Battalion.

29420, Serjeant J. G. Boyes, 16th Infantry Battalion.

25694, Lance-Corporal H. H. Brown, C.C.A.C.

8603, Serjeant E. W. Bussell, 2nd Infantry Battalion.

74055, Serjeant J. Cameron, 28th Infantry Battalion.

108141, Private S. G. Chalk, 1st Mounted Rifle Battalion.

5607, Acting Corporal J. L. Collins, 1st Divisional Signal Company, Engineers.

55167, Serjeant A. H. Cox, 19th Infantry Battalion.

48, Serjeant J. Crossland, 4th Field Company, Engineers.

76192, Serjeant W. T. Crummy, 29th Infantry Battalion.

400196, Private S. Deans, Canadian Army Medical Corps.
attached Motor Machine Gun Brigade.

1150, Acting Serjeant J. Dickie, Princess Patricia's Canadian Light Infantry.

73652, Private W. Dillabough, 28th Infantry Battalion.

75552, Serjeant J. Dungan, 29th Infantry Battalion.

59293, Serjeant R. J. Edmunds, 21st Infantry Battalion.

54290, Corporal C. E. Finch, 18th Infantry Battalion.

78, Serjeant J. S. Fraser, 4th Field Company, Engineers.

5664, Corporal W. Fullerton, 1st Divisional Signal Company, Engineers.

432284, Private S. Gillespie, 49th Infantry Battalion.

5120, 2nd Corporal B. C. Hall, 1st Field Company Engineers.

54022, Private E. Hancock, 18th Infantry Battalion.

23007, Lance-Corporal A. A. Harper, 13th Infantry Battalion.

25726, Private T. Hodgson, 14th Infantry Battalion.

- 477450, Private E. V. Ingram, Royal Canadian Regiment.
 83955, Bombardier A. Jackson, 15th Battery Field Artillery.
 40195, Serjeant M. Jacob, 3rd Brigade Field Artillery.
 71131, Private A. Jessiman, 27th Infantry Battalion.
 5401, Serjeant W. Johnson, 2nd Field Company, Engineers.
 53815, Lance-Corporal A. H. Jones, 18th Infantry Battalion.
 418258, Serjeant W. J. Kingman, 42nd Infantry Battalion.
 754, Staff Serjeant Wheeler C. Landry, 2nd Reserve Park,
 Canadian Army Service Corps.
 359, Serjeant J. R. Lane, 5th Field Company, Engineers.
 54186, Lance-Corporal E. Lawson, 18th Infantry Battalion.
 42270, Serjeant W. S. Lawson, 11th Battery, Field Artillery.
 6649, Serjeant H. Lock, 1st Infantry Battalion.
 432082, Serjeant A. McK. Macdonald, 49th Infantry
 Battalion.
 27989, Acting Company Serjeant-Major H. Marshall, 15th
 Infantry Battalion.
 1916, Serjeant C. A. Martin, 19th Alberta Dragoons.
 67639, Serjeant G. L. Matheson, 25th Infantry Battalion.
 C42061, Corporal (Acting Serjeant) A. McBride, 1st
 Brigade, Field Artillery.
 59695, Serjeant H. McBride, 21st Infantry Battalion.
 81624, Private A. McCaughan, 10th Infantry Battalion.
 9856, Transport Serjeant R. McCleary, 3rd Infantry Batt-
 alion.
 428660, Private A. McDiarmid, 7th Infantry Battalion.
 42017, Serjeant F. S. McPherson, 1st Divisional Signal
 Company.
 65629, Corporal A. Metzger, 39th Infantry Battalion.
 400748, Private R. Miller, 1st Infantry Battalion.
 41135, Serjeant R. Monahan, 2nd Brigade Field Artillery.
 418506, Lance-Serjeant C. Moore, 42nd Infantry Battalion.
 79754, Corporal H. P. Morgan, 31st Infantry Battalion.
 65645, Private A. F. Mott, 24th Infantry Battalion.
 A34125, Serjeant G. Nuttall, 10th Infantry Battalion.
 A20099, Private J. Payne, 16th Infantry Battalion.
 6846, Lance-Corporal F. Pegamegabow, 1st Infantry Batt-
 alion.
 61778, Serjeant L. Rancourt, 22nd Infantry Battalion.
 45192, Corporal S. Reid, 3rd Field Company, Engineers.
 20811, Corporal L. J. Rimmer, 10th Infantry Battalion.
 11428, Serjeant F. Rothery, 4th Infantry Battalion.
 51 Staff Serjeant F. V. Scott, Canadian Cavalry Brigade,
 M. Gun Squadron, late Royal Canadian Dragoons.
 26635, Corporal R. Scott, 14th Infantry Battalion.
 108527, Private W. Sharland, 2nd Mounted Rifle Battalion.
 109597, Private C. E. Sheppard, 3rd Divisional Signal
 Company.

40080, Staff Serjeant Armament Artificer C. K. Smith, 1st Brigade, Field Artillery.

757, Private H. Tate, 8th Infantry Battalion.

8599, Serjeant V. W. Unwin, 2nd Infantry Battalion.

45534, Driver F. Waghorn, 1st Motor Machine Gun Brigade.

A77, Private F. J. Watson, 1st Infantry Battalion.

61754, Lance-Corporal J. Watt, 22nd Infantry Battalion.

429729, Private K. Weir, 7th Infantry Battalion.

9379, Serjeant A. S. Whiteacre, 3rd Infantry Battalion.

10182, Private H. J. Williams, 3rd Infantry Battalion.

60071, Private L. J. Williams, 21st Infantry Battalion.

426194, Lance-Corporal P. H. Witney, 10th Infantry Battalion.

No. 813.

Supplement to the London Gazette, 2nd June, 1916—3rd. June, 1916.

[29608].

Military Honours.

WAR OFFICE, 3RD JUNE, 1916.

The undermentioned Ladies are awarded the decoration of the Royal Red Cross, in the recognition of their valuable services in connection with the War:—

CANADIAN CONTINGENTS.

Royal Red Cross, 1st Class.

Miss M. O. Boulter, Matron (Assistant Matron-in-Chief).

Royal Red Cross, 2nd Class.

SISTERS.

Miss A. E. Andrew.

Miss J. F. Andrews.

Miss W. Bryne.

Miss B. Davidson.

Miss C. A. DeCormier.

Miss F. Ferguson.

Miss O. F. Garland.
 Miss E. M. Holmes.
 Miss M. K. Lambkin.
 Miss F. E. M. McCallum.
 Miss R. McLean.
 Miss F. B. Mattice.
 Miss E. C. Mercer.
 Miss J. Stronach.
 Miss A. A. Tupper.
 Miss C. W. Viets.
 Miss I. B. Watson.
 Miss C. F. West.
 Miss K. F. Whittick.
 Miss D. E. Winter.

No 814

The London Gazette, 6th June, 1916.

[29613].

Notice to Mariners.

No. 594 of the year 1916.

ENGLAND, EAST COAST.

RIVER TYNE BOOM DEFENCE—ENTRANCE SIGNALS AND TRAFFIC REGULATIONS.

Former Notice.—No. 1023 of 1915;* hereby cancelled.

Notice is hereby given that the undermentioned regulations have been made by the Lords Commissioners of the Admiralty, in regard to the Boom Defence of the River Tyne, under the Defence of the Realm (Consolidation) Regulations, 1914, and will remain in force until further Notice:—

The following signals will be displayed to indicate that the Boom is *Open to Traffic*:—

By Day .. 2 Black Balls, vertical.

By Night.. 2 *White* Lights, vertical.

The above signals will be hoisted on board H.M.S. *Satellite* and at the following Distant Signal Stations:—

(a) For Incoming Traffic.—At the Lighthouse on the end of the North Arm of the Breakwater.

(b) For Outgoing Traffic.—At Ballast Hill. Shipping at Dunstan and Tyne Docks should ascertain by telephone from H.M.S. *Satellite* whether they can proceed down river. A telephone for this purpose is kept at the Staith Master's Office, Dunstan, and at the Dock Master's Office, Tyne Docks.

The absence of these signals will denote that the Boom is *Closed to Traffic*.

Vessels entering or leaving the Tyne, after passing the Pier Heads when bound inwards, and after passing Hay Hole Point when bound outwards, are to so regulate their speed that until the line of the Boom is passed they shall not come within a distance of 200 yards from their stem to the stem of the next vessel ahead proceeding in the same direction. Whilst navigating between Hay Hole Point and the Pier Heads no vessel should attempt to overhaul and pass ahead of another vessel proceeding in the same direction.

When crossing the line of the Boom all vessels are to preserve a mid-channel course as far as is consistent with safe navigation. Vessels of 25 feet draught and above are to stop their engines when crossing the line of the Boom at or about the time of low water.

Incoming and outgoing vessels must not cross the line of the Boom at the same time. Vessels proceeding against the tidal stream must so regulate their speed that any vessels proceeding with the tide shall first pass the obstruction.

No vessel is to anchor in the area bounded as follows:—On the West by a line drawn from the south-west corner of Dockwray Square to the east end of Salmons Quay, and on the East by a line drawn from Prior's Stone to the Volunteer Life Brigade House, provided only that a vessel proceeding to the oil jetty at South Shields may let go her anchor, if necessary, within the line of moorings off the said jetty; such vessels however, are not to anchor to the eastward of a line drawn from Lloyd's Hailing and Signal Station to the Lifeboat House and slip on Commissioner's wharves.

With the above exceptions, the Rules and Regulations for the Navigation of the Tyne are to be adhered to.

Note.—This Notice is a repetition of No. 1023 of 1915, with additional information.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 3rd June, 1916.

No. 815.

The London Gazette, 9th June, 1916.

[29618].

Royal Warrant respecting the Royal Victorian Order.

**CHANCERY OF THE ROYAL VICTORIAN ORDER,
ST. JAMES'S PALACE, 6TH JUNE, 1916.**

The KING has been pleased to issue a Warrant under His Majesty's Royal Sign Manual to the following effect:—

GEORGE R.I.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these Presents shall come,—GREETING:

Whereas Her late Majesty Queen Victoria did by a Warrant under Her Royal Sign Manual, countersigned by one of Her Majesty's Principal Secretaries of State, and bearing date at Her late Majesty's Court at Windsor the thirteenth day of December, one thousand eight hundred and ninety-nine, ordain that there should be certain Officers appertaining to the Royal Victorian Order, We, taking into Our Royal consideration the advantages of appointing a Registrar of Our said Royal Order, do make, ordain and establish the following Statutes and Ordinances:

It is ordained that the following Officers in addition to the Chancellor and Secretary shall be appointed to the Royal Victorian Order, that is to say a Registrar.

It is further ordained that the Registrar of the said Royal Order who shall be nominated by Us, Our Heirs and Successors, shall wear around his neck, pendent to a chain of gold, the following oval shaped Badge, namely: A Maltese Cross of eight points with the representation of a book between the angles, all in white enamel; the centre of crimson enamel bearing Our Royal and Imperial Monogram in gold within a blue enamelled border inscribed in letters of gold with the motto of the Order, that is to say "Victoria," surmounted by an Imperial Crown; the whole surrounded by a blue enamelled circle inscribed in letters of gold "Royal Victorian Order."

It is also ordained that he shall assist the Secretary in his duty to keep full lists of the Members of this Royal Order; shall prepare and engross all warrants and instruments which require to be passed under the Seal of the Order; and shall deliver or cause to be delivered a copy of the Statutes to every Knight Grand Cross and Knight Commander at or immediately after his investiture and to every Commander and Member immediately after his nomination. And further it is ordained that the Registrar shall keep full lists of those persons to whom the Royal Victorian Medal has been granted and from time to time shall prepare certificates to be sealed with the Seal of the Order for delivery to those persons.

Given at Our Court at Saint James's, the third day of June, 1916, in the Seventh year of Our Reign.

By His Majesty's Command,

A. BONAR LAW.

No. 816.

*Fifth Supplement, to The London Gazette, 2nd June, 1916—
5th June, 1916.*

(29612)

AMERICAN DOLLAR SECURITIES COMMITTEE.

First List of Securities which the Treasury is prepared to purchase and which will be subject to special income tax.

Exemption will be granted in respect of those securities which are lent to the Treasury under the Deposit Scheme.

Further Lists of the Securities in respect of which holders will be liable to the special Income Tax of 2s. in the £ will be issued from time to time.

1. American Telephone and Telegraph Coll. Trust 4 per cent, 1929.

2. American Telephone and Telegraph Conv. 4 per cent, 1936.

3. American Telephone and Telegraph Conv. $4\frac{1}{2}$ per cent, 1933.

263. American Thread Co. 1st Mortgage 4 per cent, 1919.

4. Atchison, Topeka and Santa Fe General Mortgage 4 per cent, 1995.

5. Atchison, Topeka and Santa Fe Adjustment 4 per cent, 1995.

6. Atchison, Topeka and Santa Fe Convertible 4 per cent, 1955.

7. Atchison, Topeka and Santa Fe Convertible 4 per cent, 1960.

214. Atchison, Topeka and Santa Fe (Transcontinental Short Line) 1st Mort. 4 per cent, 1958.

73. Atchison, Topeka and Santa Fe (California Arizona Lines 1st and Refdg. Mortgage $4\frac{1}{2}$ per cent, 1962

165. Atchison, Topeka and Santa Fe 10-Year Convertible 5 per cent, 1917.

55. Atchison, Topeka and Santa Fe Common.

56. Atchison, Topeka and Santa Fe 5 per cent Non-Cum. Preferred.

264. Atlantic Coast Line Co. General Unified $4\frac{1}{2}$ per cent, 1964.

8. Baltimore and Ohio Prior Lien Mortgage $3\frac{1}{2}$ per cent, 1925.

10. Baltimore and Ohio S.W. Division 1st Mortgage $3\frac{1}{2}$ per cent, 1925.

9. Baltimore and Ohio 1st Mortgage 4 per cent, 1948.
12. Baltimore and Ohio P.L.E. and W. Vir. Sys. Refunding 4 per cent, 1941.
11. Baltimore and Ohio Convertible $4\frac{1}{2}$ per cent, 1933.
57. Baltimore and Ohio Common.
58. Baltimore and Ohio 4 Per cent Non-Cum. Preferred.
159. Bell Telephone Co. of Canada 1st Mortgage 5 per cent, 1925.
119. Canada Southern Consd. Gtd. 5 per cent, 1962.
13. Canadian Pacific 6 per cent Notes, 1924.
15. Central of New Jersey Genl. Mortgage 5 per cent, 1987.
80. Central Pacific Mortgage $3\frac{1}{2}$ per cent, 1929.
14. Central Pacific 1st Refunding 4 per cent, 1949.
79. Central Pacific (Through Short Line) 1st Mortgage Gtd. 4 per cent, 1954.
17. Chesapeake and Ohio General Mortgage $4\frac{1}{2}$ per cent, 1992.
18. Chesapeake and Ohio Convertible $4\frac{1}{2}$ per cent, 1930.
16. Chesapeake and Ohio 1st Consolidated Mortgage 5 per cent, 1939.
121. Chicago, Burlington and Quincy (Nebraska Ext.) S.F. 4 per cent, 1927.
19. Chicago, Milwaukee and St. Paul Gen. Mortgage 4 per cent, 1989.
20. Chicago, Milwaukee and St. Paul 25-Year Deb. 4 per cent, 1934.
125. Chicago, Milwaukee and St. Paul Gen. Mortgage $4\frac{1}{2}$ per cent, 1989.
21. Chicago, Milwaukee and St. Paul Conv. $4\frac{1}{2}$ per cent, 1932.
124. Chicago, Milwaukee and St. Paul (Chic. and Pac. West Div.) 1st Mortgage 5 per cent, 1921.
59. Chicago, Milwaukee and St. Paul Common.
60. Chicago, Milwaukee and St. Paul Preferred (7 per cent. Min. Non-Cum.).
128. Chicago and North Western Genl. Mortgage 4 per cent, 1987.
221. Chicago and North Western S.F. Debs. 5 per cent, 1933.
265. Chicago and North Western Railway Co. Common.
129. Chicago, Rock Island and Pacific General Mortgage 4 per cent, 1988.
130. Chicago, Rock Island and Pacific Refdg. Mortgage 4 per cent, 1934.
22. Chicago, St. Louis and New Orleans Consd. 5 per cent, 1951.
132. Chicago and Western Indiana Consd. Mortgage 4 per cent, 1952.

83. Cleveland, Cincinnati, Chicago and St. Louis General Mortgage 4 per cent, 1993.

173. Cleveland, Cincinnati, Chicago and St. Louis (Cairo, Vin. and Chic. Divn.) 1st Mortgage 4 per cent, 1939.

174. Cleveland, Cincinnati, Chicago and St. Louis (St. Louis Divn.) 1st Coll. 4 per cent, 1990.

257. Cleveland and Pittsburg R.R. Gtd. 7 per cent (by Penn. R.R.).

134. Colorado and Southern Refunding and Ext. Mortgage $4\frac{1}{2}$ per cent, 1935.

222. Consolidated Gas, Electric Light and Power Co. of Baltimore Gen. Mortgage $4\frac{1}{2}$ per cent, 1935.

84. Denver and Rio Grande 1st Consolidated Mortgage 4 per cent, 1936.

223. Denver and Rio Grande Improvement Mortgage 5 per cent, 1928.

23. Erie Railroad 1st Consolidated Prior Lien 4 per cent, 1996.

24. Erie Railroad Consolidated General Lien 4 per cent, 1996.

177. Erie Railroad 50-Year Convertible 4 per cent, Series A, 1953

136. Erie Railroad Consolidated Mortgage 7 per cent, 1920.

25. General Electric Co. of New York 5 per cent Debentures, 1952.

61. Gt. Northern Rly. Co. (U.S.A.) Preferred.

26. Illinois Central R.R. Collateral Trust 4 per cent, 1952.

27. Illinois Central R.R. Collateral Trust 4 per cent, 1953.

90. Illinois Central (Cairo Bridge) 1st Mortgage 4 per cent, 1950.

62. Illinois Central Common.

208. Illinois Central Leased Line 4 per cent.

180. Illinois Central—Chicago, St. Louis and New Orleans Jt. 5 per cent, 1963.

91. Interborough Rapid Transit Co. 1st and Refunding Mortgage 5 per cent, 1966.

181. Kansas City Southern Refunding and Improvement Mortgage 5 per cent, 1950.

28. Kansas City Terminal 1st Mortgage 4 per cent, 1960.

29. Lake Shore and Michigan Southern 25-Year Debenture 4 per cent, 1928.

30. Lake Shore and Michigan Southern 4 per cent, 1931.

93. Lehigh Valley 1st Mortgage $4\frac{1}{2}$ per cent, 1940.

31. Long Island Refunding Mortgage 4 per cent, 1949.

226. Long Island Consolidated Mortgage 5 per cent, 1931.

227. Long Island Debentures 5 per cent, 1934.

32. Louisville and Nashville Unified Mortgage 4 per cent, 1940.

183. Louisville and Nashville 1st Coll. Trust 5 per cent, 1931.
63. Louisville and Nashville Capital Stock.
95. Manhattan Railway Consolidated Mortgage 4 per cent, 1990.
96. Michigan Central Gold Debentures 4 per cent, 1929.
33. Minneapolis, St. Paul and Sault Ste. Marie Consolidated Mortgage 4 per cent, 1938.
209. Minneapolis, St. Paul and Sault Ste. Marie Common.
210. Minneapolis, St. Paul and Sault Ste. Marie 7 per cent Non-Cum. Preferred.
34. Minneapolis, Sault Ste. Marie and Atlantic 1st Mortgage 4 per cent, 1926.
229. Mohawk and Malone 1st Mortgage Guaranteed 4 per cent, 1991.
258. Morris and Essex R.R. Guaranteed 7 per cent (by the D. L. & W. R.R.).
230. New York (City of) 4 per cent, 1959.
231. New York (City of) $4\frac{1}{2}$ per cent, 1930-60.
232. New York (City of) $4\frac{1}{4}$ per cent, 1960.
187. New York (City of) $4\frac{1}{2}$ per cent, 1957.
233. New York (City of) $4\frac{1}{2}$ per cent, 1963.
260. New York Central Consolidation Mortgage 4 per cent, 1998.
98. New York Central and Hudson River (Michigan Central Collat. Trust) $3\frac{1}{2}$ per cent, 1998.
99. New York Central and Hudson River (Lake Shore Collat. Trust) $3\frac{1}{2}$ per cent (Non-Assented).
35. New York Central and Hudson River 1st Mortgage $3\frac{1}{2}$ per cent, 1997.
36. New York Central and Hudson River Deb. 4 per cent, 1934.
64. New York Central and Hudson River R.R. Capital Stock.
234. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1917.
235. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1918.
236. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1919.
237. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1920.
238. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1921.
239. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1922.
240. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1923.

- 241. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1924.
- 242. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1925.
- 243. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1926.
- 244. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1927.
- 245. New York Central Lines Equipment Trust $4\frac{1}{2}$ per cent, 1928.
- 101. New York, Chicago and St. Louis 1st Mortgage 4 per cent, 1937.
- 189. New York and Putnam 1st Consolidated Mortgage 4 per cent, 1993.
- 37. New York Telephone 1st and General Mortgage $4\frac{1}{2}$ per cent, 1939.
- 142. Norfolk and Western 1st Consolidated Mortgage 4 per cent, 1996.
- 143. Norfolk and Western Divisional 1st Lien and General Mortgage 4 per cent, 1944.
- 103. Norfolk and Western General Mortgage 6 per cent, 1931.
- 104. Norfolk and Western Improvement and Ext. Mortgage 6 per cent, 1934.
- 65. Norfolk and Western Common.
- 259. Norfolk and Western 4 per cent Adjustment Preferred.
- 38. Northern Pacific Prior Lien Mortgage 4 per cent, 1997.
- 66. Northern Pacific Capital Stock.
- 40. Northern Pacific—Gt. Northern Jt. C. B. & Q. Coll. 4 per cent, 1921.
- 105. Oregon and California 1st Mortgage 5 per cent, 1927.
- 41. Oregon Short Line Refunding Mortgage 4 per cent, 1929.
- 42. Oregon-Washington R.R. and Navigation Co. 4 per cent, 1961.
- 44. Pennsylvania Co. Guaranteed $4\frac{1}{2}$ per cent, 1921.
- 193. Pennsylvania R.R. Consolidated Mortgage 4 per cent, 1943.
- 43. Pennsylvania R.R. Allegheny Valley Genl. Mortgage 4 per cent, 1942.
- 67. Pennsylvania R.R. Co. Capital Stock.
- 249. Perkiomen 2nd Series 5 per cent, 1918.
- 194. Philadelphia and Erie General Mortgage 6 per cent, 1920.
- 107. Philadelphia and Reading Improvement Mortgage 4 per cent, 1947.
- 108. Pittsburg, Cincinnati, Chicago and St. Louis Cons. Mtge. $4\frac{1}{2}$ per cent (Sereis A. and B.), 1940-2.

211. Pittsburg, Fort Wayne and Chicago Gtd. 7 per cent (by Penn. R.R.).
45. Reading General Motrgage 4 per cent, 1997.
68. Reading Co. Common.
212. Reading 4 per cent Non-Cum. 1st Preferred.
213. Reading 4 per cent Non-Cum. 2nd Preferred.
197. St. Louis Bridge Co. 1st Mortgage 7 per cent, 1929.
199. St. Louis Southwestern 1st Mortgage 4 per cent, 1989.
200. St. Paul, Minneapolis and Manitoba (Pacific Ext.) Stlg. 4 per cent, 1940.
149. St. Paul, Minneapolis and Manitoba Consd. Mtge. $4\frac{1}{2}$ per cent, 1933.
154. Southern Pacific Co. (San Francisco Terminal) 1st Mtge. 4 per cent, 1950.
47. Southern Pacific Co. Collateral Trust 4 per cent, 1949.
48. Southern Pacific Co. Convertible 4 per cent, 1929.
49. Southern Pacific Co. Convertible 5 per cent, 1934.
69. Southern Pacific Co. Common.
50. Southern Pacific R.R. 1st Refdg. Mortgage 4 per cent, 1955.
155. Southern Railway Development and General Mortgage 4 per cent, 1956.
46. Southern Railway 1st Consolidated Mortgage 5 per cent, 1994.
251. Southern Railway East Tennessee Reorganization 5 per cent, 1939.
11. Terminal R.R. Assn. of St. Louis Gen. Mtge. Refdg. 4 per cent, 1953.
113. Terminal R.R. Assn. of St. Louis 1st Mortgage $4\frac{1}{2}$ per cent, 1938.
202. Texas and Pacific 1st Mortgage 5 per cent, 2000.
252. Toledo and Ohio Central (Western Divn.) 1st Mtge. 5 per cent, 1935.
253. Toledo and Walhonding Valley and Ohio 1st Mtge. $4\frac{1}{2}$ per cent, 1931 and 1933.
52. Union Pacific 1st Mortgage Rly. and Land Grant 4 per cent, 1947.
53. Union Pacific 1st Lien and Refunding Mortgage 4 per cent, 2008.
54. Union Pacific Convertible 4 per cent, 1927.
70. Union Pacific Common.
71. Union Pacific 4 per cent Non-Cum. Preferred.
261. United Fruit Co. S.F. Gold Debs. $4\frac{1}{2}$ per cent, 1923.
51. United States Steel Corporation S.F. Coll. Trust 2nd 5 per cent, 1963.
72. United States Steel Corporation 7 per cent Cum. Preferred.

115. Virginian Railway Co. 1st Mortgage 5 per cent, 1962.

117. West Shore R.R. 1st Mortgage Guaranteed 4 per cent, 2361.

206. West Virginia and Pittsburg 1st Mortgage 4 per cent, 1990.

255. Wilmar and Sioux Falls 1st Mortgage 5 per cent, 1938.
5th June, 1916.

American Dollar Securities Committee,
19, Old Jewry, E.C.

No. 817.

The London Gazette, 6th June, 1916.

[29613].

**Order under the Defence of the Realm (Consolidation) Regulations
1914, restricting travel to Orkney Islands.**

Whereas the Admiralty are of opinion that in view of the public safety and the defence of the realm it is desirable to impose restrictions on persons proceeding to or from ports in the Orkney Islands.

Now, therefore, I, the Right Honourable Herbert Samuel, one of His Majesty's Principal Secretaries of State, in virtue of the powers conferred on me by Regulation 14A of the Defence of the Realm (Consolidation) Regulations, 1914,* do hereby make the following Order:—

1. No passenger shall land or embark at any port in the Orkney Islands without the permission of the Competent Naval Authority at Kirkwall. Provided that the grant of any such permission by the aforesaid Competent Naval Authority shall not exempt an alien from any of the requirements of the Aliens Restriction (Consolidation) Order, 1916, with regard to the obtaining of permission to land or embark at any port in the United Kingdom or otherwise.

2. The Order made by the Secretary of State under the aforesaid Regulation 14A on the twenty-eighth of May, 1915, is hereby revoked.

HERBERT SAMUEL,

One of His Majesty's Principal
Secretaries of State.

Whitehall,

5th June, 1916.

*App. p. 284.

No. 818.

The London Gazette, 2nd June, 1916 (29607.)

—6th June, 1916 (29613.)

[29613].

Notice of winding up of certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

176. Krupka and Jacoby, Limited, 26-36, Chapter Street, Westminster, London, S.W., Importers of Electric Lighting Fittings, etc. *Controller*: Thomas Wise, Bassishaw House, Basinghall Street, London, E.C., 29 May, 1916.

177. C. Bechstein, 32-40, Wigmore Street, London, W., Pianoforte Dealers. *Controller*: Alexander Alfred Yeatman, 2, Coleman Street, London, E.C. 5th June, 1916.

178. Walter Sthamer, St. Dunstan's Buildings, London, E.C., Dealer in Chemicals and Drugs. *Controller*: James Fraser, 31, Copthall Avenue, London, E.C. 5th June, 1916.

179. Westendarp & Co., Dunster House, Mincing Lane, London, E.C., Dealers in Ivory. *Controller*: Thomas Alexander Fox, 79, Mark Lane, London, E.C. 5th June, 1916.

180. Badische Co., Limited, 2, Samuel Ogden Street Whitworth Street, Manchester, Aniline Dyes. *Controller*: W. E. Mounsey, 3, Lord Street, Liverpool. 2nd June, 1915.

181. Bayer Co., Limited, 20 Booth Street, Manchester, Aniline Dyes. *Controller*: Stanley Pearson, 13, Spring Gardens, Manchester. 2nd June, 1916.

182. The Berlin Aniline Co., Limited, 30, Princess Street, Manchester, Aniline Dyes. *Controller*: Percy Higson, 42, Spring Gardens, Manchester. 2nd June, 1916.

183. Kalle & Co., Limited, 25, John Dalton Street, Manchester, Aniline Dyes. *Controller*: William Eaves, 15, Fountain Street, Manchester. 2nd June, 1916.

No. 819.

The London Gazette, 6th June 1916.

[29613].

Munitions Order.

MINISTRY OF MUNITIONS OF WAR,
5th June, 1916.

The Minister of Munitions hereby cancels the order made by him on the 31st May, 1916,* specifying the following metals as being metals required for the production of war material, and therefore subject to the provisions of Regulations 30B of the Defence of the Realm (Consolidation) Regulations, 1914—namely, Copper, Zinc, Tin, and any alloy of any of these metals with or without the admixture of other metals.

D. LLOYD GEORGE.

No. 820.

The London Gazette, 6th June, 1916.

[29613].

Munitions Order.

MINISTRY OF MUNITIONS OF WAR,
5TH JUNE, 1916.

In exercise of the powers conferred upon him by Regulation 30C of the Defence of the Realm (Consolidation) Regulations, 1914, the Minister hereby specifies the following metals as being metals required for the production of war material, and therefore subject to the provisions of that Regulation—namely, Copper, Zinc, Tin, and any alloy of any of these metals with or without the admixture of other metals.

D. LLOYD GEORGE.

**London Gazette*, 2 June, 1916, 29607, page 5463.

No. 821.**Order in Council appointing the scientific and industrial research Committee.**

P.C. 1266.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 6th June, 1916.

The Committee of the Privy Council have had before them a Report, dated 23rd May, 1916, from the Minister of Trade and Commerce, to whom was referred a Despatch from the Right Hon. A. Bonar Law, Secretary of State for the Colonies, calling attention to a scheme of scientific and industrial research for the United Kingdom, as embodied in Parliamentary Paper C. D. 8005, attached thereto, and a copy of the Order in Council approving the same.

The Minister observes that this scheme, proposed by Mr. Arthur Henderson, contemplated the appointment of a Committee of the Privy Council which should be responsible for the carrying out of the same, and a small Advisory Council responsible to the Committee to be composed mainly of scientific men and men actually engaged in industries dependent upon scientific research. By Order in Council, 28th July, 1915, effect was given to this scheme and the Committee and Council proposed therein were appointed and their respective duties set out. The scheme was to be applied to the United Kingdom as a whole and was not intended in any way to interfere with the arrangements already made by the War Office and Admiralty in respect to obtaining scientific assistance for the improvement of munitions of war, but was designed to establish a permanent organization for the promotion of scientific and industrial research.

The Minister observes that after this scheme had gone into operation, suggestions were made from various sources that it should be extended and made applicable to the Overseas Dominions or even to the Empire as a whole. These suggestions were approved in principle by the Committee of Council and a memorandum was prepared intimating certain preliminary steps that might be taken to bring about gradually

co-operation of effort and co-ordination of research throughout the Empire.

On the 28th January, 1916, the Minister of Munitions caused to be distributed to educational institutions in the United Kingdom, a circular letter inviting co-operation in the improvement and invention of appliances for the prosecution of warfare on land, and copies of the same were sent to certain universities in Canada. As a result, these universities have given full information of the facilities they possess for carrying on research work in respect to the specific purpose of the Minister of Munitions. They express willingness also to co-operate and assist in the work of industrial research and are of the opinion that some Department of the Government of Canada should undertake to co-ordinate and supervise this work and act as a medium of communication.

The Minister desires to point out the urgent necessity of organizing, mobilizing and encouraging the existing resources of industrial and scientific research in Canada with the purpose of utilising waste products, discovering new processes---mechanical, chemical and metallurgical---and developing into useful adjuncts to industry and commerce the unused natural resources of Canada. At no period has the importance of such united and thorough action been so evident as since the conditions brought about by the war, when the scarcity of certain compounds and processes has caused confusion and paralysis in industries and greatly added to costs of living. Canada has educational and scientific institutions more or less well equipped for conducting this research, which have already done much along their several lines and are willing and anxious to equip themselves for doing more. There are also private corporate and Government laboratories, more or less engaged in research work. The Manufacturers' Associations are alive of the importance and absolute necessity of such work in relation to the industries of the country and are anxious to co-operate in and support it.

What seems to be immediately urgent is to have some method of co-ordination and direction, which shall combine the efforts of all, along the lines for which each is best adapted and which would tend to avoid duplication and promote efficiency of action. To this end the Minister has been more or less in continuous communication and conference with represen-

tatives of the universities, the Canadian Manufacturers' Association and the scientific institutions. The consideration thus given has resulted in a practically unanimous agreement both as to the necessity of immediate action and as to the lines along which it should be taken.

The Minister, therefore, recommends the appointment of a Committee of Council to consist of the Minister of Trade and Commerce, the Minister of the Interior, the Minister of Mines, the Minister of Inland Revenue, the Minister of Labour and the Minister of Agriculture, which shall be charged with, and responsible for, the expenditure of any moneys provided by Parliament for scientific and industrial research, and also an Honorary Advisory Committee, responsible to the Committee of Council, to be composed of nine members representative of the scientific and industrial interests of Canada, who shall be charged with the following duties:—

(a) To consult with all responsible bodies and persons carrying on scientific and industrial research work in Canada with a view to bringing about united effort and mutual co-operation in solving the various problems of scientific and industrial research which from time to time present themselves.

(b) To co-ordinate as far as possible the work so carried on so as to avoid overlapping of effort, and to direct the various problems requiring solution into the hands of those whose equipment and ability are best adapted thereto.

(c) To select the most practical and pressing problems indicated by industrial necessities and present them when approved by the Committee to the research bodies for earliest possible solution.

(d) To report from time to time the progress and results of their work to the Minister of Trade and Commerce as Chairman of the Committee of Council.

That a competent Secretary be appointed on the nomination of the Committee and paid by the Department of Trade and Commerce.

That the travelling expenses of the Committee shall be paid by the Department of Trade and Commerce.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 822.

The London Gazette, 9th June, 1916.

[29618].

TRADING WITH THE ENEMY (VESTING AND APPLICATION OF PROPERTY) AMENDMENT RULES,
1916 (No. 2).

THE TRADING WITH THE ENEMY (VESTING AND APPLICATION OF PROPERTY) AMENDMENT RULES, 1916 (No. 2), MADE BY THE LORD CHANCELLOR UNDER THE TRADING WITH THE ENEMY AMENDMENT ACT, 1915, 5 GEO. 5, CAP. 12.

1. Rules 4 and 5 of the Trading with the Enemy (Vesting and Application of Property) Rules, 1915, are hereby annulled and the following Rules shall stand in lieu thereof:—

4. All applications under Section 5 (2) of the Act to authorise payment out of property vested in the custodian of any debt or debts shall be made to the Court of Judge by whose order the property was vested in the custodian. Any such application, if not made by the originating summons under Section 4, shall be deemed a subsequent application for the purpose of the last preceding Rule.

5. The Court or Judge may, on the hearing of any such application, direct all such accounts and inquiries as to debts or particular classes of debts as may seem to be requisite and, if thought fit, the property available for payment of any debts or claims, and may for that purpose direct the custodian or any party to issue such advertisements and require such proof by statutory declaration, or otherwise, as to the Court or Judge may seem expedient: but the Court or Judge shall not in any case be bound to

inquire into or take into account or require the custodian to inquire into or take into account debts and claims against the enemy to any greater extent than provided for by the proviso to Section 5 (2), and the custodian may, if he think fit, carry out the duties imposed on him by such proviso, under the direction of the Court or Judge.

2. These Rules may be cited as the "Trading with the Enemy (Vesting and Application of Property) Amendment Rules, 1916 (No. 2)," and shall come into operation forthwith.

Dated this 6th day of June, 1916.

BUCKMASTER C.

No. 823.

The London Gazette, 9th June, 1916.

[29618].

Notice to Mariners.

No. 603 of the year 1916.

ENGLAND, EAST COAST.

RIVERS MEDWAY AND SWALE—NEUTRAL VESSELS PROHIBITED.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

1. All vessels, other than those of British Nationality or those of the Allied Nations, are prohibited from entering the Medway and Swale rivers.

2. All Neutral Aliens are prohibited from entering the Medway and Swale rivers in British vessels, and this applies to Aliens carried in British ships or barges as passengers or part of crew; the limits of the prohibited area are defined as from the Outer Bar buoy in the River Medway to Rochester bridge, and the whole of the River Swale from the light on Queenborough spit to Columbine spit buoy. Attention is drawn to the necessity of

shipowners and charterers satisfying themselves that no Neutral Aliens are on board vessels sent to the Rivers Medway and Swale.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the direction contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London,
6th June, 1916.

No. 824.

Supplement to The London Gazette, 6th June, 1916,—7th June, 1916.

[29614].

Order of His Majesty in Council respecting the exportation of certain Commodities.

AT THE COUNCIL CHAMBER, WHITEHALL, THE
7TH DAY OF JUNE, 1916

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE
PRIVY COUNCIL.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914,* that any Proclamation or

*App. 182.

Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914,¹ that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May, 1916,² and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by an Order of Council, dated the 25th day of May, 1916,³ the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May, 1916, as amended and added to by the Order of Council, dated the 25th day of May, 1916, should be further amended by making the following amendments in and additions to the Schedule to the same:—

(1) That the following headings should be deleted:—

(A) Acetone and its compounds and preparations;

(B) Electric lamps;

(c) Emery, corundum, natural or artificial (such as alundum), carborundum and crystolon and manufactures thereof;

(c) Hemp, the following manufactures of:—

Binder and reaper twine;

(c) Linen manufactures, the following:—

Ducks, woven;

(c) Potatoes and potato flour;

(B) Woollen scarves, jerseys, cardigan jackets, socks, and men's woollen gloves and underwear.

¹App. 191. ²p. 1602. ³p. 1726.

(2) That the following headings should be added:—

(A) Acetones and their compounds and preparations;

(B) Electric lamps, except carbon filament lamps and arc lamps for street lighting;

(B) Emery, corundum, natural or artificial (such as alundum) carborundum and crystolon and manufactures thereof;

Hemp, the following manufactures of:—

(B) Binder and reaper twine;

Linen manufactures, the following:—

(B) Ducks, woven;

(A) Potatoes;

(C) Potato flour;

(B) Scarves, jerseys, cardigan jackets, socks, men's gloves and underwear, manufactured wholly or partly of wool;

(B) Jute cordage and twine;

(C) Talc;

(B) Varnishes containing lac.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 825.

*Third Supplement to The London Gazette, 6th June, 1916—
8th June, 1916.*

[29616].

A Proclamation under the Munitions of War Acts 1915 and 1916.

BY THE KING.

A PROCLAMATION UNDER THE MUNITIONS OF WAR ACTS
1915 AND 1916.

GEORGE R.I.

WHEREAS by section three of the Munitions of War Act, 1915, as amended by the Munitions of War (Amendment) Act, 1916, it is provided that the differences to which Part

I of the first-mentioned Act applies are differences as to rates of wages, hours of work, or otherwise as to terms or conditions of or affecting munitions work, and also any differences as to rates of wages, hours of work, or otherwise as to terms or conditions of or affecting employment on any other work of any description, if that Part of that Act is applied to such a difference by His Majesty by Proclamation, on the ground that in the opinion of His Majesty the existence or continuance of the difference is directly or indirectly prejudicial to the manufacture, transport, or supply of Munitions of War; and it is also provided that the said Part of the said Act may be so applied to such a difference at any time, whether a lock-out or strike is in existence in connection with the difference to which it is applied or not: Provided that if in the case of any industry the Minister of Munitions is satisfied that effective means exist to secure the settlement without stoppage of any difference arising on work other than on munitions work, no Proclamation shall be made under the said section with respect to any such difference:

And whereas a difference within the meaning of the said section exists between employers and persons employed on the work of dock labourers in the Port of Liverpool as to rates of wages, hours of work, and otherwise as to terms and conditions of or affecting employment on the work carried on by such dock labourers:

And whereas the Minister of Munitions is not satisfied that effective means exist to secure the settlement of the said difference without stoppage, being a difference arising on work other than munitions work:

And whereas in Our opinion the existence or continuance of the said difference is directly and indirectly prejudicial to the manufacture, transport, and supply of Munitions of War:

Now, therefore, We, by and with the advice of Our Privy Council, are pleased to proclaim, direct and ordain, that Part I of the Munitions of War Act, 1915, shall apply to the said difference.

Given at Our Court at Buckingham Palace, this Eighth day of June, in the year of Our Lord one thousand nine hundred and sixteen, and in the Seventh year of Our Reign.

GOD SAVE THE KING.

No. 826.

The London Gazette, 9th June, 1916.

[29618].

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulations 1914.

**AT THE COURT AT BUCKINGHAM PALACE, THE
8TH DAY OF JUNE, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November nineteen hundred and fourteen, His Majesty was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the defence of the realm:

And whereas the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915, the Defence of the Realm (Amendment) (No. 2) Act, 1915, and the Munitions of War Act, 1915:

And whereas the said Regulations have been amended by various subsequent Orders in Council:

And whereas it is expedient further to amend the said Regulations in manner hereinafter appearing:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 9A the following regulation shall be inserted:—

"9B. Where there is reason to apprehend that the holding of any race meeting will impede or delay the production, repair, or transport of war material or any work necessary for the successful prosecution of the war, it shall be lawful for the Minister of Munitions to make an order prohibiting the holding of the race meeting; and if the race meeting is attempted to be held in contravention of any such prohibition, it shall be lawful to take such steps as may be necessary to prevent the holding thereof.

“In the case of a race meeting to be held after the fifteenth day of June nineteen hundred and sixteen, before the meeting is held, at least seven clear day’s notice in writing shall be sent to the Minister of Munitions.

“If any person takes part in the control, management, or organisation of any race meeting which is prohibited under this section or in respect of which such notice as aforesaid has not been given, or allows any horse to run at any such meeting, or brings any horse to a place where any such meeting is proposed to be held for the purpose of taking part in any race, he shall be guilty of a summary offence against these regulations.

“For the purpose of this regulations ‘race meeting’ means any meeting for racing with horses open to the public, whether on payment or otherwise.”

2. In Regulation 14B, after the words “guilty of an offence against these Regulations,” there shall be inserted the words “and any person interned under such order shall be subject to the like restrictions and may be dealt with in like manner as a prisoner of war, except so far as the Secretary of State may relax such restrictions.”

3. The Regulation which, by the Order in Council of the first day of June nineteen hundred and sixteen, was directed to be inserted after Regulation 39 shall, instead of being inserted after that Regulation, be inserted after Regulation 39A, and shall be substituted for the Regulation which, by the Order in Council of the twenty-second day of December nineteen hundred and fifteen, was directed to be inserted after Regulation 39A.

4. Regulation 58D shall have effect and shall be deemed always to have had effect as if the proviso hereinafter mentioned were added thereto, and accordingly at the end of the said regulation the following proviso shall be inserted:—

“Provided that nothing in this regulation shall be construed as affecting the powers of commanding officers to deal summarily with offences under the Army Act, or of courts of summary jurisdiction to deal with offences punishable on summary conviction.”

ALMERIC FITZROY.

No. 827.

The London Gazette, 9th June, 1916.

[29618].

Notice of winding up of certain firms and companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up.

184. Walter Ostermann & Co., 10, Monument Street, London, E.C., Dealers in Chemicals. *Controller:* P. D. Leake, 25, Abchurch Lane, King William Street, London, E.C. 5th June, 1916.

185. Murrle Bennett Export, Limited, 13, Charterhouse Street, London, E.C., Dealers in Jewellery for Export. *Controller:* John Baker, Eldon Street House, Eldon Street, London, E.C. 5th June, 1916.

186. Quarzlampen Gesellschaft m.b.h., 62, Red Lion Street, London, W.C., Dealers in Quartz Lamps and Accessories. *Controller:* R. W. Brown, 12, Old Square, Lincoln's Inn, London, W.C. 5th June, 1916.

187. Hygienic Constructions and Portable Buildings, Limited, 66, Victoria Street, London, S.W., Dealers in Portable Buildings. *Controller:* G. S. Pitt, 140, Leadenhall Street, London, E.C. 5th June, 1916.

188. Coke Oven Machine Co. Limited, c/o Messrs. Gillespie Bros. & Co., 29a, Charing Cross Road, London, W.C., Manufacturers of Coke Oven Machinery. *Controller:* John Duncan, 149, West George Street, Glasgow, and 158, Fenchurch Street, London, E.C. 5th June, 1916.

189. Quadruplex Limited, 67, Great Russell Street, London, W.C., Manufacturers of Cooking Stoves, etc. *Controller:* N. W. Wild, Broad Street Avenue, London, E.C. 5th June, 1916.

190. International Corset Co. Limited, 199, Regent Street, London, W., Corset Makers. *Controller:* Ernest Norton, 3, Crosby Square, London, E.C. 5th June, 1916.

191. Union Electric Co. Limited, 47-57, Park Street, Southwark, London, S.E., Electrical Engineers. *Controller:* P. D. Leake, 25, Abchurch Lane, King William Street, London, E.C. 5th June, 1916.

192. Bings, Limited, 25, Ropemaker Street, London, E.C., Dealers in Toys, etc. *Controller:* H. J. Morland, 3, Frederick's Place, Old Jewry, London, E.C. 5th June, 1916.

193. Reinemann & Co., late 7, New Zealand Avenue, London, E.C., Dealers in Bronze Powder, etc. *Controller*: Athelstan Dangerfield, 56, Cannon Street, London, E.C. 8th June, 1916.

194. Emil Werckmeister (The Berlin Photographic Company), 149, New Bond Street, London, W., Fine Art Publisher and Photographer. *Controller*: Arthur Edward Green, 100-104, Moorgate Station Chambers, London, E.C. 8th June, 1916.

The following Amended Notice is substituted for that published in the London Gazette of the 21st March, 1916.—

52. The Great Eastern Paper Co. and Fritz Schoenthal, 37, Curtain Road, London, E.C., Fancy Paper Manufacturers, and F. Schoenthal & Co., Maybank Road, Woodford, Essex, Pyrotechnical Manufacturers. *Controller*: Sydney George Cole, 48, Gresham Street, London, E.C. 20th March, 1916.

No. 828.

The London Gazette, 9th June, 1916.

[29618].

Order of Army Council prohibiting dealing in Irish Wool.

WAR OFFICE 8th JUNE, 1916.

**PROHIBITION OF THE PURCHASE AND SALE OF BRITISH AND
IRISH WOOL OF 1916 CLIP.**

ORDER.

In pursuance of the powers conferred on them by Regulation 30A of the Defence of the Realm (Consolidation) Regulations, 1914, the Army Council do hereby order as follows:—

“No person shall from the date of this Order, until further notice, buy, sell, or deal in raw wool grown or to be grown on sheep in Great Britain or Ireland during the season of 1916.”

No. 829.

Canada Gazette, 1st July, 1916.

No. 593.

**Despatch giving List of Persons in Liberia to whom Articles may
be Consigned.**

CANADA.

Downing Street, 9th June, 1916.

SIR,—With reference to my despatch No. 453 of the 4th of May, I have the honour to transmit to Your Royal Highness for the information of your Ministers copies of an extract from the London Gazette of the 2nd of June, containing notices issued from the Foreign Office on the 30th of May and the 2nd of June in regard to the list of persons and firms authorised under the exportation to Liberia Proclamation 1916, as consignees of articles exported to Liberia.

I have the honour to be,

Sir,

Your Royal Highness's most obedient
humble servant,

A. BONAR LAW.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn,
K.G., K.T., K.P., G.C.B., G.C.S.I., G.C.M.G., G.C.I.E.,
G.C.V.O., etc., etc., etc.

*Foreign Office (Foreign Trade Department),**June 2, 1916.***EXPORTATION TO LIBERIA PROHIBITION PRO-
CLAMATION, 1916.**

In connection with the list of persons and firms authorized under the above Proclamation as consignees of articles exported to Liberia, attention is called to the fact that shipments may be made to any branch in Liberia, wherever situated, of the firms included in this list, even though such branch is not specifically named in the list.

LIBERIA.

Foreign Office (Foreign Trade Dept.), 30th May, 1916.

The following name is added to the list of persons to whom articles to be exported to Liberia may be consigned:—Dossen, J. J., Cape Palmas.

No. 830.

The London Gazette, 13th June, 1916.

[29621].

Board of Trade Order respecting the Census of Petrol.

CENSUS OF PETROL.

The Board of Trade, in pursuance of the powers conferred on them by Regulation 15A of the Defence of the Realm (Consolidation) Regulations, 1914, and of all other powers them hereunto enabling, Do Hereby Order and Require that every person within the United Kingdom of Great Britain and Ireland who uses or keeps motor spirit, whether for the purpose of supplying motive power to motor cars or for any other purpose, shall, on or before the 20th day of June, 1916, supply to the Secretary of the Petrol Control Committee, at the Census of Production Office, 68, Victoria Street, London, S.W., the information in relation to the motor spirit used or kept by him and of the purposes for which and the manner in which it is used or kept by him, the particulars of which are specified in the Schedule hereto, and which shall be supplied on the forms therein referred to, which have been approved by the Board of Trade.

Dated this ninth day of June, 1916.

W. F. MARWOOD,
A Secretary of the Board of Trade.

SCHEDULE.

1. The present stock of motor spirit being used or kept by the person making the return.

2. The number of motor cars, motor cycles, and /or the number and nature of other motor vehicles supplied with motive power by motor spirit used or kept by the person making the return, together with, as regards such motor cars, motor cycles, and/or other motor vehicles:—

(a) The registration number of any such motor car, motor cycles and/or other motor vehicle in cases where full motor car license duty is payable or in cases where the car, cycle, or vehicle is kept by medical practitioners for the purposes of their profession;

(b) The average consumption of motor spirit supplying motive power to any such motor car, motor cycle, and/or other motor vehicle per calendar months ending 30th April, 1916;

(c) The estimated requirements of motor spirit for supplying motive power to any such motor car, motor cycle and/or other motor vehicle per calendar month until the end of the year 1916;

(d) The purposes for which any such motor car, motor cycle and/or other motor vehicle is used; or the class of goods conveyed thereby.

And as regard motor cars, motor cycles and/or other motor vehicles supplied with motive power by motor spirit used or kept by the person making the return which are used as hackney carriages or which are constructed or adapted solely for the conveyance of goods or which are not motor cars, motor cycles or motor vehicles falling under 2 (a), then also—

3. The quantity of motor spirit supplied per calendar month under contract (if any) to the person making the return, and the names and addresses of the suppliers of such motor spirit under any such contract.

And as regards motor spirit used or kept by the person making the return for any purpose other than supplying motive power to motor cars, motor cycles and/or other motor vehicles, then—

4. (a) The purposes for which such motor spirit is used;

(b) The quantity of motor spirit supplied per calendar month under contract (if any) to the person making the return, and the names and addresses of the suppliers of such motor spirit under any such contract.

N.B.—The following forms of return, which (together with an addressed envelope) may be obtained at any Money Order Office in the United Kingdom, have been approved and are being issued by the Board of Trade:—

Petrol Form 1, Petrol Form 2, Petrol Form 3, Petrol Form 4, Petrol Form 5.

N.B.—Any person failing to comply with the requirements of this Order or who knowingly gives any false information is guilty of a summary offence against the Defence of the Realm (Consolidation) Regulations, 1915.

No. 831.

The London Gazette, 13th June, 1916.

[29621].

Notice of winding up of certain Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

195. Charles H. Blume, Western Road, Mitcham, Surrey, Varnish and Enamel Manufacturer. *Controller:* John William Barratt, 19A, Coleman Street, London, E.C. 9th June, 1916.

196. G. Dittmann, Limited, 58, City Road, London, E.C., Agents for the sale of Aniline Dyes, Records and Gramophones. *Controller:* Sidney J. Field, 17, Shaftesbury Avenue, London, W. 8th June, 1916.

No. 832.

The London Gazette, 13th June, 1916.

[29621]

Notice to Mariners.

No. 618 of the year 1916.

NORTH SEA.

Caution with regard to Mined Areas.

Former Notice.—No 541 of 1916;* hereby cancelled.

Caution.—Mariners are warned that a system of mine-fields has been established by H.M. Government upon a considerable scale.

All vessels are strongly advised to obtain a London Trinity House pilot when navigating between Great Yarmouth and the English Channel.

It is dangerous for vessels to enter the following areas:—

(a) The area enclosed between the parallels of latitude $51^{\circ} 15' N.$ and $51^{\circ} 40' N.$, and the meridians of longitude $1^{\circ} 35' E.$ and $3^{\circ} 18' E.$

(b) The area enclosed between the parallels of latitude $51^{\circ} 40' N.$ and $52^{\circ} 00' N.$, and the meridians of longitude $1^{\circ} 55' E.$ and $2^{\circ} 32' E.$

Remarks.—Although these limits are assigned to the danger areas, it must not be supposed that navigation is necessarily safe in any portion of the southern waters of the North sea.

Note.—This Notice is a repetition of Notice No. 541 of 1916, with addition of the danger area specified in paragraph (b).

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,

London,

9th June, 1916.

*p. 1666.

No. 833.

The London Gazette, 13th June, 1916.

[29621].

Notice to Mariners.

No. 619 of the year 1916.

ENGLISH CHANNEL, NORTH SEA, AND RIVERS
THAMES AND MEDWAY, ETC.

PILOTAGE AND TRAFFIC REGULATIONS.

Former Notices.—No. 527 of 1916;¹ hereby cancelled. No. 603 of 1916.²

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

I. ENGLISH CHANNEL AND NORTH SEA.

1. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, the Downs Pilot Station to Gravesend or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

2. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst bound from, and whilst navigating in the waters from, Gravesend to Great Yarmouth or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

3. All ships (other than British ships of less than 3,500 tons gross tonnage, when trading coastwise or to or from the Channel islands and not carrying passengers) whilst navigating in the waters from Gravesend to London Bridge or *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

¹p. 1649. ²p. 1811.

4. All ships (other than British ships) whilst navigating in the waters between the Downs Pilot Station and Great Yarmouth and *vice versa*, and between those places and the Sunk light-vessel, or any intermediate Pilot station that may hereafter be established, and *vice versa*, must be conducted by Pilots licensed by the London Trinity House.

5. The Trinity House Pilot Station at Dungeness having been discontinued, pilotage is therefore not compulsory between the Downs Pilot Station and Dungeness except for ships bound into or out of the Harbours of Dover and Folkestone.

6. Trinity House Pilot Stations have been established at the undermentioned places, and merchant vessels not under compulsion of pilotage are very strongly advised to take pilots:—

(a) THE DOWNS, where ships proceeding north can obtain Pilots capable of piloting as far as Great Yarmouth, and also pilots for the River Thames, and for Folkestone and Dover harbours. The Pilot Steamers attached to the Downs Station will cruise in the vicinity of a position two miles southeast of Deal Pier.

(b) GREAT YARMOUTH, where ships from the North Sea bound for the River Thames or the English Channel can obtain Pilots capable of piloting as far as the Downs.

The Pilot Steamer attached to the Great Yarmouth Station will cruise between the Corton Light-Vessel and the South Scroby Buoy.

(c) THE SUNK LIGHT-VESSEL, where ships trading with Netherlands Ports, but *no others*, can obtain Pilots for the River Thames and the Downs.

The Sunk Pilot Steamer will be on her station between the hours of 7 a.m. and 5.30 p.m. only, G.M.T.

(d) Pilots can also be obtained at LONDON for the DOWNS and Great Yarmouth (including the River Thames and approaches).

Note.—The Pilots referred to in this Notice are the Pilots licensed by the London Trinity House and no others.

II. RIVERS THAMES AND MEDWAY, ETC.

1. All traffic into and out of the River Thames must pass through the Edinburgh Channels, or through the Black

Deep south of the Knock John and Knob Light-Buoys, and through the Oaze Deep, until further notice.

No vessels are to remain under way in the above-mentioned Channels between a line drawn from London Stone to No. 3 Sea Reach Light-Buoy and thence to Canvey Point on the west, and the Sunk Head Buoy or a line joining the positions of the South Long Sand and East Shingles Buoys, on the east, from one hour after sunset until one hour before sunrise.

Vessels at anchor within these limits must not exhibit any lights from one hour after sunset until one hour before sunrise. No merchant or other private vessel is, however, to be at anchor in the Black Deep, Oaze Deep and the Main Channel of the Thames as far west as No. 3 Sea Reach Light-Buoy, to the southward of a line joining East Knock John Buoy, Knob Light-Buoy, West Oaze Buoy, Nore Light-Vessel and No. 3 Sea Reach Light-Buoy, from one hour after sunset until one hour before sunrise.

All other Channels are closed to navigation.

2. Coasting vessels are not to be under way nor exhibit any lights in the East Swin or Wallet between sunset and sunrise.

3.(a) The cruising of yachts and pleasure craft in the Thames Estuary and River Medway will be permitted under following restrictions.

(b) No yachts or pleasure boats under sail or steam, or otherwise mechanically driven, are allowed:—

(i). In the Estuary of the Thames east of a line drawn between the Grain Spit and West Shoebury Buoys.

(ii.) In the area enclosed by a line drawn north and south through the Ovens Buoy to a line joining Holehaven Point and the Blyth Middle Buoy.

(iii.) In the Medway east of Rochester Bridge.

(c) The Estuary of the Thames mentioned above in paragraph (b) (i.) is to be considered to include the north coast of Kent from North Foreland to Sheerness, and the coast of Essex from Shoeburyness to the Naze.

(d) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m. G.M.T.

(e) Pleasure craft using the waters to the west of the line mentioned in paragraph (b) (i.), in which cruising is permitted, must obtain a licence from the local Police.

(f) If more than one craft is used, a separate license is required for each.

(g) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(h) The licence must be carried in the craft, and is to be available for inspection.

(i) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licensees by 8 p.m. G.M.T. on the day of hire. The licence for the boat must be carried by the person hiring it.

(j) Pulling boats are allowed within the area prohibited by paragraph (b) (i.), provided:—

(i.) A licence is obtained in accordance with paragraphs (e) and (f).

(ii.) A separate licence is obtained for each boat.

(iii.) Paragraphs (d), (h) and (i) are complied with.

(iv.) No such boats proceed further than one mile from the shore, and in the area between Margate Coast Guard Station and the North Foreland they must keep within half a mile from the shore.

(k) Pulling boats are forbidden to go alongside or communicate with any vessel lying off the shore.

(l) No pleasure pulling boats are allowed in the Medway to the eastward of Rochester Bridge, nor are they allowed in the area mentioned in paragraph (b) (ii).

(m) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

4. (a) The cruising of yachts and other pleasure craft under sail, steam, or otherwise mechanically driven, and under oars, in the Colne, Blackwater, Crouch and Roach rivers will be permitted under the following restrictions.

(b) All pleasure craft of any description are prohibited from being under weigh between the hours of 8 p.m. and 6 a.m. G.M.T.

(c) Pleasure craft using the areas mentioned in paragraphs (j) and (k), in which cruising is permitted, must obtain a licence from the local Police.

(d) If more than one craft is used, a separate licence is required for each.

(e) The name must be marked legibly on every yacht. All open, half-decked and other craft must have the number and distinguishing letter of the licence clearly painted on each side of the bow.

(f) The licence must be carried in the craft, and is to be available for inspection.

(g) Boats licensed for hire may be taken out by British subjects other than those in whose names the licences are made out, provided that they be returned to the licencees by 8 p.m. G.M.T. on the day of hire. The licence for the boat must be carried by the person hiring it.

(h) Local craft used for business purposes are subject to the foregoing regulations, but may in certain instances be allowed in prohibited areas, if permission in writing has been previously obtained from the Naval or Military Authorities.

(i) Fishing vessels are governed by the terms of the Notices issued by the Board of Agriculture and Fisheries.

(j) Cruising is permitted in the area to the west of a line drawn from Colne Point to N.W. Knoll Buoy and thence to Sales Point; and up these rivers. In the River Blackwater no craft of any description may anchor, nor may any landing be effected in the areas bounded by a line drawn in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction, through Ramsey Stone to the opposite shore, and a line drawn through the Tollesbury and Mersea Oyster Fishery Company's Beacon on Thurslet Spit and the same Company's Beacon on the south side of the river, and extended to the north and south shores of the River.

(k) Cruising is permitted in the Crouch west of a line drawn in a 0° (*N. 14° E. Mag.*) and a 180° (*S. 14° W. Mag.*) direction through Nass Point. Cruising is also permitted in the Roach as far as Paglesham Hard, but owners of yachts are to intimate their intention to proceed up the Roach to the Coast Guard, Burnham, before leaving, and report their return.

(i.) In the River Crouch no craft of any description is permitted to anchor in the area bounded by lines drawn in a 0° (N. 14° E. Mag.) and a 180° (S. 14° W. Mag.) direction through Burnham Coast Guard Station and Holliwell Point.

(ii.) Landing in the Roach may be permitted only at Paglesham Hard and permits are to be exhibited to the Military Patrol stationed there.

5. All vessels, other than those of British Nationality or those of the Allied Nations, are prohibited from entering the Medway and Swale rivers.

All Neutral Aliens are prohibited from entering the Medway and Swale rivers in British vessels, and this applies to Aliens carried in British ships or barges as passengers or part of crew; the limits of the prohibited area are defined as from the Outer Bar buoy in the River Medway to Rochester bridge, and the whole of the River Swale from the light on Queenborough spit to Columbine spit buoy. Attention is drawn to the necessity of shipowners and charterers satisfying themselves that no Neutral Aliens are on board vessels sent to the Rivers Medway and Swale.

Variation.— 14° W.

Note.—This Notice is a repetition of Notices Nos. 527 and 603 of 1916, with amendments to Section I., Sub-section 6 (c) of the former.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of The Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against these Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the direction contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London,
9th June, 1916.

No. 834.

Order in Council establishing Camp Hughes.

P.C. 1394.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 10th June, 1916.

The Committee of the Privy Council have had before them a Report, dated 6th June, 1916, from the Right Honourable the Prime Minister, for the Minister of Militia and Defence, stating that the parcel of land shown within yellow lines on the blue-print plan attached hereto is required as an extension to Camp Hughes, Manitoba, in order to provide the necessary area for the camp lines for the troops undergoing training at the Camp. This parcel of land can be purchased for the sum of \$3,200 and it has been valued by two reliable real estate firms of Winnipeg, viz.: Messrs. Oldfield, Kirby & Gardner, and Messrs. Enderton & Company, at \$8,300 and \$4,500 respectively.

The Officer Commanding Military District No. 10 has strongly recommended the acquisition of this parcel of land as a part of Camp Hughes, as it comprises a large quantity of good level land with a site for an additional water supply, and, in view of the reasonable price as compared with the valuations, at which it is now offered for sale, it is considered that it would be in the interests of the Crown to purchase the same.

The Minister, therefore, recommends that he be empowered to purchase for the sum of \$3,200 the land shown within the yellow lines on the blueprint plan attached and which comprises

the north half section 34, township 10, range 16, W.P.M. The necessary funds are available for the purpose from the Vote for "Training Areas and Land for Military Purposes" for the current fiscal year.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 835.

Order in Council providing that authority to raise each unit of the Canadian Expeditionary Forces should be approved by Order in Council.

P.C. 1396.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 10th June, 1916.

The Committee of the Privy Council have had before them a report by the Prime Minister, dated the 8th June, 1916, with respect to the steps which have been taken under the Order in Council (P.C. 36), approved 12th January, 1916, copy of which is attached, by which authority was granted for increasing the Canadian Expeditionary Forces to five hundred thousand officers and men, including those raised for garrison and guard duties in Canada.

The Prime Minister observes that it is expedient that the steps taken from time to time to raise the forces authorized by the said Order in Council, should be brought to the attention of the Advisers of Your Royal Highness in each instance and that this can most conveniently be accomplished by providing that such units as are to be raised in the future must first be authorized by Your Royal Highness in Council.

The Prime Minister therefore recommends that before any further units of the force, or any special units asked for by the War Office shall be authorized, or authority given for raising

the same, authority shall be obtained from Your Royal Highness in Council for that purpose.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

P.C. 36.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 12th January, 1916.

The Committee of the Privy Council have had before them a report by the Prime Minister dated 3rd January, 1916, representing that he has recently conferred with the Minister of Militia and Defence respecting the importance and necessity of a further Order in Council increasing the authorized military forces of Canada during the present war.

The Prime Minister observes that by Order in Council dated 6th August, 1914, Your Royal Highness, in view of the state of war existing between the United Kingdom and the Dominions, Colonies and Dependencies of the British Empire, on the one side, and Germany, on the other side, creating a menace to the well-being and integrity of the Empire, declared it to be desirable to mobilize militia units of such effective strength, as might from time to time be determined by Your Royal Highness in Council, such units to be composed of officers and men who are willing to volunteer for overseas service under the British Crown.

The Prime Minister further observes that by Orders in Council dated respectively 7th November, 1914 (P.C. 2831),¹ 8th July, 1915 (P.C. 1593),² and 30th October, 1915 (P.C. 2559),³ the Minister of Militia and Defence was authorized to raise, equip and send overseas for the purposes aforesaid, officers and men not exceeding two hundred and fifty thousand, including those who had already been raised and equipped under authority of the said Orders in Council, and including also those who had been, or might hereafter, be raised for garrison and guard duties in Canada.

¹p. 577. ²p. 631. ³p. 874.

The Prime Minister further observes that the developments in the various theatres of war during the past year unmistakably indicate the necessity of further vigorous and united effort on the part of all His Majesty's Dominions to bring to a victorious and honourable conclusion the present conflict which unquestionably involves the power, integrity and welfare of the Empire, and even constitutes a menace to its existence. The realization of the great issues thus involved in the war has elicited from the manhood of the Dominion a widespread and splendid response ever since the outbreak of hostilities. The Prime Minister is convinced that this impressive response will be continued to the further appeal which is now proposed.

He therefore recommends, with the approval of the Honourable the Minister of Militia and Defence that the last named Minister be authorized to raise, equip and send overseas for the purpose aforesaid officers and men not exceeding five hundred thousand, including those who have already been raised and equipped under authority of the said Orders in Council, and including also those who have been, or may hereafter be raised for garrison and guard duties in Canada.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 836.

Order in Council amending the Order in Council of April 11th, 1916, prohibiting matches in Explosive Factories.

P.C. 1388.

AT THE GOVERNMENT HOUSE AT OTTAWA, SATURDAY, THE 10TH DAY OF JUNE, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to Order that the Order and Regulations made under the provisions of the War Measures Act, 1914, by Order

in Council of 11th April, 1916 (P.C. 782), prohibiting matches in explosives factories, shall be and the same are hereby cancelled and the following Order and Regulations are made and established in lieu thereof:—

Every person who

(a) takes or attempts to take or assists in taking any matches into any Explosives Factory or into any building, enclosure or place wherein the manufacture of explosives is being carried on, or wherein explosives are assembled or used or kept for the making or production of war material or munitions of war, or

(b) has matches in his possession while in any such factory, building, enclosure or place:

is liable upon summary conviction to a fine not exceeding one hundred dollars, or to imprisonment for any term not exceeding six months or to both fine and imprisonment.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

The Honourable .
The Secretary of State.

No. 837.

The London Gazette, 16th June, 1916.

[29625].

Notice to Mariners.

No. 621 of the year 1916.

ENGLAND, EAST COAST.

HARWICH AND APPROACHES—REGULATION WITH REGARD TO
TRAFFIC.

Former Notice.—No. 246 of 1916.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following

Regulation has been made by the Lords Commissioners of the Admiralty, with a view to safeguarding the interests of shipping in the vicinity of Harwich, and is now in force:—

No vessel, either British, Allied, or Neutral, is to be within the area west of a line joining the following positions:—

(a) Lat. $52^{\circ} 08' N.$, long. $1^{\circ} 41' E.$

(b) Lat. $52^{\circ} 02' N.$, long. $1^{\circ} 42' E.$

(c) Sunk Light-Vessel.

(d) Sunk Head Buoy.

Any vessel contravening the foregoing regulation will run the gravest risk of being sunk.

Note.—This Notice is a republication of Notice No. 246 of 1916.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY.

Hydrographer.

Hydrographic Department, Admiralty,

London,

10th June, 1916.

No. 838.

The London Gazette, 16th June, 1916.

[29625].

Notice to Mariners.

No. 622 of the year 1916.

SCOTLAND, NORTH-EAST COAST.

PENTLAND AND MORAY FIRTHS—REGULATIONS WITH REGARDS
TO TRAFFIC.

Former Notices.—Nos. 888, 1037 and 1171 of 1915; and Nos. 7, 131, 229, 351, 460 and 585 of 1916.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty, with a view to safeguarding the interests of shipping in the Pentland and Moray Firths, and are now in force:—

1. For the purposes of this Notice the area between the Western entrance to the Pentland Firth and the Eastern approaches to the Pentland and Moray Firths, has been divided into three areas, A, B and C, as indicated on the accompanying portion of chart No. 2.*

2. No vessel, either British, Allied or Neutral, is to be under way in the areas A and B from half an hour after sunset to half an hour before sunrise.

3. No Westbound vessel is to be under way in the area C from half an hour after sunset to half an hour before sunrise.

4. Vessels proceeding to ports in the Moray Firth, in addition to complying with clauses 2 and 3, should endeavour to enter the Firth so as to arrive at their destinations not later than half an hour after sunset. Should their destinations not be arrived at by that time they are to anchor within three miles of the shore, weather permitting, and remain at anchor until half an hour before sunrise, when they may proceed to their destinations.

5. Any vessel contravening the foregoing regulations will run the gravest risk of being sunk.

*For Chart see page 1881.

Caution.—Neutral or Allied vessels are particularly warned that the passage through the Pentland Firth presents very grave risks to a Westbound vessel and are strongly advised not to take it.

Note.—This Notice is a re-publication of Notice No. 585 of 1916.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,

London,

10th June, 1916.

No. 839.

The London Gazette, 16th June, 1916.

[29625].

Notice to Mariners.

No. 635 of the year 1916.

SCOTLAND, EAST COAST AND ORKNEY ISLANDS.

Pilotage and Traffic Regulations, etc.

Former Notice.—No. 565 of 1916;* hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following

*p. 1685.

Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

Pilotage is compulsory at the following ports for all vessels (including fishing vessels) which have a draught of over eight feet, and it is highly dangerous for any vessel to enter or leave such ports without a pilot. Fishing and other small vessels having a draught of over eight feet are to assemble at the Pilotage stations and will be conducted into and out of port in groups.

I. FIRTH OF FORTH.

Section [A].

1. All incoming merchant vessels are only permitted to enter the Firth of Forth when they have sufficient daylight to enable them to reach Inchkeith before the close of "official day," which is notified in the Public Traffic Regulations for the Firth of Forth.

2. A light-and-whistle-bouy has been established in lat. $56^{\circ} 09' 00''$ N., long. $2^{\circ} 51' 00''$ W. The buoy is painted green, and exhibits an *occulting white light every twelve seconds*, thus:—

Light,	eclipse.
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10 secs.	2 secs.
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3. All incoming and outward bound merchant vessels are to pass within half a mile of, and to the southward of, the light-and-whistle-buoy mentioned in paragraph 2.

4. Incoming vessels must pass between the Isle of May and Anstruther Wester, thence they must steer a course so as to pass within half a mile of, and to the southward of, the light-and-whistle-buoy mentioned in paragraph 2, and thence direct for Kinghorn ness.

5. Vessels are warned that, after having entered the Firth of Forth, they must on no account pass to the southward of a line joining the north point of the Isle of May and Kinghorn ness, until in the longitude of 3° West when course may be shaped for the center of North channel.

6. On approaching Inchkeith, the pilot vessel in the North channel is to be closed and a pilot embarked.

7. Merchant vessels approaching the Firth of Forth from the southward are permitted to keep close to the shore until Barns ness is reached, when course should be shaped for the Isle of May, so as to pass between the Isle of May and Anstruther Wester.

8. No merchant or fishing vessel is permitted to enter the Firth of Forth between the Isle of May and the south shore of the Forth.

9. Merchant vessels approaching the Firth of Forth during the hours of darkness are to maintain a steady course and speed, and are to so arrange their speed that they shall not reach the Isle of May before daylight and thus will avoid having to reduce speed or stop in the vicinity of the Isle of May, where they may render themselves liable to be fired upon by shore batteries or patrol vessels.

10. No merchant vessel is permitted to be at an anchorage, during "official night," west of a line drawn from Barns ness to North Carr rock, and east of Inchkeith, unless such vessel has been granted permission by the King's Harbour Master, Rosyth, or unless such vessel is directed to anchor by the orders of a naval patrol vessel.

11. The above orders apply to vessels proceeding to *any* port in the Firth of Forth, whether to the eastward of Inchkeith or not.

12. Outward bound vessels must steer to pass the longitude of 3° W. in latitude $56^{\circ} 06' 30''$ N., thence shape course to pass within half a mile of, and to the southward of, the light-and-whistle-buoy mentioned in paragraph 2, and thence between Anstruther Wester and the Isle of May.

Section [B].

1. Until further notice no merchant vessel is permitted to be under way in the Firth of Forth to the westward of Inchkeith during the hours of "official night."

2. No merchant vessel is permitted to enter or leave the docks at Leith or Granton during the hours of "official night."

3. No light on board any merchant vessel in the Firth of Forth is to be visible from outboard during the hours of "official night," other than regulation riding lights, which are provided for in paragraph 5 below.

All scuttles and skylights are to be effectively screened, or cabin lights kept extinguished.

4. No merchant vessel whilst lying at anchor to the westward of Inchkeith shall exhibit riding lights except as provided for in paragraph 5 below. Every such vessel shall, however, keep trimmed and screened—ready for exhibiting—the regulation riding lights, and such lights shall be quickly accessible when required.

5. Riding lights are only to be shown by merchant vessels anchored west of Inchkeith when the night signal for “Port Open” (three white lights vertical) is shown by the Examination vessel in Leith roads.

The Examination vessel will only show this signal on occasions when it is considered necessary by the Deputy Examining Officer.

6. Merchant vessels at anchor to the westward of Inchkeith are to keep a smart look out, and when the night signal for “Port Open” is shown by the Examination vessel in Leith roads, are to immediately display the regulation riding lights of a ship at anchor.

7. Merchant vessels berthed in Leith and Granton docks and harbours are prohibited from having any lights visible from outboard during the hours of “official night,” unless such vessel is actually engaged in working cargo. All such lights are to be screened from overhead and from seaward when possible.

II. MORAY FIRTH.

1. All vessels bound to Cromarty or Inverness must call for a pilot at Wick or Burghead.

Outgoing vessels are to discharge their pilots at one or the other of these places.

2. It is dangerous for any vessel to be under way to the south-westward of a line joining Findhorn and Tarbet ness without a pilot.

3. No vessels of any description other than H.M. Ships and Auxiliaries are to be under way between sunset and sunrise in the waters contained between a line drawn from Tarbet ness to Findhorn, and a line drawn from Fort George to Chanonry point.

III. SCAPA FLOW.

1. All entrances are dangerous, and entry is absolutely prohibited by any of them except as provided in succeeding paragraphs.

2. Examination services have been established in the entrances to Hoxa and Hoy sounds; vessels directed to enter must communicate with the Examination vessel and follow the instructions received from her very carefully.

3. No vessel is permitted to approach the entrance to Hoxa sound within a radius of 5 miles under any circumstances whatever, except when actually ordered to Scapa Flow. Vessels ordered to Kirkwall should proceed direct to that port.

4. The only vessels permitted to enter Hoy sound from the westward are those ordered to Stromness.

5. Vessels are not permitted to enter Hoxa or Hoy sounds by night.

6. Passage through Cantick sound is entirely prohibited.

Note.

This Notice is a repetition of Notice No. 565 of 1916, with additions and amendments to Section [A] of Part I.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners

is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,
London,
14th June, 1916.

No. 840.

Canada Gazette, 15th July, 1916.

Notice to Mariners.

No. 55 of 1916.

(*Atlantic No. 26*).

WALES.

(191) SOUTHWEST COAST—MILFORD HAVEN APPROACH—
SKOKHAM ISLAND—LIGHT AND FOG SIGNAL
ESTABLISHED.

Position.—At the south-western end of Skokham island, at a distance of 110 feet, 180° (S. 18° W. mag.), from the centre of the 165 foot summit.

Lat. $51^{\circ} 41\frac{3}{4}'$ N., Long. $5^{\circ} 17\frac{1}{2}'$ W.

(a) Light:

Character.—A flashing red light every ten seconds, thus:—

<u>FLASH,</u>	<u>eclipse,</u>
3 secs.	7 secs.

Elevation.—177 feet.

Visibility.—19 miles.

Power.—20,000 candles.

Structure.—White octagonal tower 58 feet in height.

Remarks.—The light is partially obscured by the hummocks on the island from 226° (S. 64° W. mag.) to 258° (N. 84° W. mag.)

(b) Fog-signal:

Description.—A horn giving one blast every fifteen seconds thus:

<u>BLAST,</u>	<u>SILENT,</u>
4 secs.	11 secs.

Caution.—Mariners are warned that it may be necessary to extinguish certain lights and to discontinue or remove any aids to navigation on the coasts of the United Kingdom without further notice.

N. to M. No. 55 (191) 15-6-16.

Variation in 1916: 18° W.

Authority: British Admiralty N. to M. No. 510 of 1916.

Admiralty charts: Nos. 1488, 1410, 1179, 1825b, 2675a, 1598, 1824a, 2, 1 and 206 0a.

Publication: W. C. England Pilot, 1910, page 115.

PANAMA CANAL.

(187) CHANGES IN CHARACTERISTICS OF GAS BUOY LIGHTS.

1. The characteristics of the following gas buoys have been changed from flashing to fixed:

Atlantic Entrance: Buoys Nos. 1, 2, 4, 7 and 8.

Gatun Lake: Buoys Nos. 6, 10, 21, 25, 26, 43, 44, 54, 55, 64, 67, 74, 76, 77, 82, 86, 87 and 91.

Pacific entrance; Buoys Nos. 1, 2, 5, 6, 9, 10, 13 and 14.

2. The channels and approaches are now marked by buoys with fixed lights on straight reaches and buoys with occulting lights marking the turns.

N. to M. No. 55. (187)15-6-16.

Authority: N. to M. issued by Governor of Panama Canal Zone, 22nd May, 1916.

Department File: No. 33455.

A. JOHNSTON,
Deputy Minister.

Department of Marine,
Ottawa, Canada, 15th June, 1916.

No. 841.

*Second Supplement of The London Gazette, 13th June, 1916—
15th June 1916.*

[29623].

Canadians mentioned in Despatches.

WAR OFFICE, 15TH JUNE, 1916.

The following despatch has been received by the Secretary of State for War from General Sir Douglas Haig, G.C.B., Commander-in-Chief of the British Forces in France:—

*General Headquarters,
30th April, 1916.*

SIR,—I have the honour to forward herewith the names of those under my command whom I wish to bring to notice for gallant and distinguished conduct in the field.

I have the honour to be SIR,
Your obedient Servant,

D. HAIG,
General, Commander-in-Chief
The British Forces in France.

CANADIAN FORCES.

STAFF.

Adams, Captain W. D., 14th Canadian Infantry Battalion.
Anderson, Major (temporary Lieutenant-Colonel) T. V.,
Royal Canadian Engineers.
Anderson, Brevet Lieutenant-Colonel W. B., Royal Canadian
Engineers.
Beatty, Major C. H. L., D.S.O., Canadian Local Forces.
Burstall, Colonel (temporary Brigadier-General) H. E.,
C.B., Royal Canadian Artillery.
Cameron, Major A. G., 13th Canadian Infantry Battalion.
Elmsley, Brevet Lieutenant-Colonel J. H., Royal Canadian
Dragoons.

Foster, Lieutenant-Colonel (temporary Colonel) G. La F., C.B., Canadian Army Medical Corps.

Fotheringham, Lieutenant-Colonel (temporary Colonel) J. T., Canadian Army Medical Corps.

Hodgins, Captain F. O., Royal Canadian Engineers.

Hughes, Lieutenant-Colonel H. T., Royal Canadian Engineers.

Ketchen, Colonel (temporary Brigadier-General) H. D. B., Lord Strathcona's Horse.

Knobel, Captain H. E., 8th Canadian Infantry Battalion.

McAvity, Major T. M., 5th Canadian Infantry Battalion, Canadian Local Forces.

McMillan, Major A., D.S.O., Royal Canadian Dragoons.

Mitchell, Lieutenant-Colonel C. H., Corps of Guides, Canadian Forces.

Montague, Captain P. J., Canadian Local Forces.

Morrissey, Major T. S., 13th Canadian Infantry Battalion.

Panet, Lieutenant-Colonel H. A., D.S.O., Royal Canadian Horse Artillery.

Rennie, Lieutenant-Colonel (temporary Brigadier-General) R., M.V.O., D.S.O., Canadian Local Forces, 4th Canadian Infantry Battalion.

Snell, Major A. E., Canadian Army Medical Corps.

Urquhart, Captain H. MacI., 16th Canadian Infantry Battalion.

Watson, Lieutenant-Colonel (temporary Brigadier-General) D., C.B., Canadian Local Forces.

ROYAL CANADIAN DRAGOONS.

Van Straubenzee, Major C. T.

Churchward, No. 8 Staff Serjeant G. D.

LORD STRATHCONA'S HORSE.

Thacker, Lieutenant-Colonel (temporary Colonel) P. E.

Bostock, Lieutenant A. H.

Rodaway, No. 2648, Serjeant C. W.

CANADIAN MOUNTED RIFLES.

Godfrey, No. 107234, Battalion Serjeant-Major T.

Abbott, No. 109188, Company Serjeant-Major A. J.

Leach, No. 110309, Serjeant J.

CANADIAN DIVISIONAL MOUNTED CYCLIST COMPANY.

Basnett, No. 2134, Company Quartermaster-Serjeant C. P.

ROYAL CANADIAN HORSE ARTILLERY.

Benson, Captain F. M.
O'Leary, No. 4774, Corporal J.

CANADIAN ARTILLERY.

Dodds, Lieutenant-Colonel W. O. H.
Anderson, Major S. B.
Vansittart, Major G. E.
Taylor, Captain H. W.
Garland, Temporary Lieutenant C. H. B.
Mowat, Lieutenant O. A.

CANADIAN MOTOR MACHINE GUN SERVICE.

Brutinel, Lieutenant-Colonel R.
Macdonald, No. 6246, Quartermaster-Serjeant J. C.
Fraser, No. 210, Corporal L.
Matthews, No. 45605, Private P.

CANADIAN ENGINEERS.

Hughes, Lieutenant-Colonel H. T., Canadian Permanent Forces.

Ramsey, Lieutenant-Colonel C. W. P.
Lindsay, Major (temporary Brigadier-General) W. B.
Bogart, Major J. L. H., Canadian Local Forces.
Davis, Major A. W.
Irving, Major T. C.
Dewar, Lieutenant D. F.
Powell, Lieutenant R. W.
Harcourt, No. 142, Company Serjeant-Major P. V.
Sutton, No. 74004, Serjeant (Acting Company Serjeant-Major) B.
Paddock, No. 167, Company Serjeant-Major A. E.
Flint, No 6729, Corporal C.
Tetu, No. 443, 2nd Corporal S.
Laing, No. 184, Lance-Corporal P. A.

ROYAL CANADIAN REGIMENT.

Macdonell, Lieutenant-Colonel (temporary Brigadier-General) A. H., D.S.O.
Phillips, Temporary Lieutenant H.

PRINCESS PATRICIA'S CANADIAN LIGHT INFANTRY.

Adamson, Major A. S. A.-M.
Gray, Major D. F. B.
Clarke, Lieutenant (temporary Captain) D. A.
Martin, Lieutenant A. G., Adjutant.
Godfrey, No. 1589, Regimental Serjeant-Major S. (killed).
Keble, No. 1081, Regimental Quartermaster-Serjeant F. E.
Anderson, No. 1186, Company Serjeant-Major J.
Colville, No. 667, Pipe-Major J.
Bishop, No. 1167, Serjeant A.
Candy, No. 1541, Lance-Corporal G. W.
Flintoft, No. 645, Private T.
Dalby, No. 1724, Private W.
Stanborough, No. 254, Private W.

1ST CANADIAN INFANTRY BATTALION.

Thomas, Captain (temporary Major) L. M.
Whitfield, No. 6641, Company Serjeant-Major (Acting
R.S.W.) R., W.O., 1st Class.
Murray, No. 81615, Private J. H.

2ND CANADIAN INFANTRY BATTALION.

Waller, Lieutenant (temporary Captain) R. de W.

3RD CANADIAN INFANTRY BATTALION.

Allan, Lieutenat-Colonel W. D.

4TH CANADIAN INFANTRY BATTALION.

Jones, Major T. P.
Jaminson, No. 11079, Regimental Serjeant-Major S. J.

5TH CANADIAN INFANTRY BATTALION.

Harbord, Major H. W.
Page, Major L. F.
Jackson, Captain E. C., D.S.O.
Davies, No. 13191, Serjeant-Major E. B.
Blair, No. 13454, Company Serjeant-Major R.
McIvor, No. 13783, Company Serjeant-Major D.
Meikle, No. 13021, Serjeant L. W. G.

7TH CANADIAN INFANTRY BATTALION.

Odium, Lieutenant-Colonel V. W., D.S.O.

Haines, Major L. E.

Holmes, Lieutenant (temporary Captain) W. D., D.S.O.,

McIllree, Lieutenant J. R., D.S.O.,

Owen, Lieutenant H. H. (killed).

Levasseur, No. A28102, Private B.

8TH CANADIAN INFANTRY BATTALION.

Mackenzie, Captain J. P.

Coster, No. 81181, Private H. T.

10TH CANADIAN INFANTRY BATTALION.

Costigan, Captain C. T.

Craggs, Captain G. S.

Harrison, No. 81361, Private R. C.

13TH CANADIAN INFANTRY BATTALION.

Buchanan, Lieutenant-Colonel V. C.

McCuaig, Major G. E.

Race, No. 24783, Company Serjeant-Major G E..

14TH CANADIAN INFANTRY BATTALION.

McCombe, Major G.

15TH CANADIAN INFANTRY BATTALION.

Bent, Major C. E.

Maybin, No. 27927, Company Serjeant-Major W.

Binny, No. 27044, Acting Serjeant W. J.

16TH CANADIAN INFANTRY BATTALION.

Peck, Major C. W.

Palmer, No. 28937, Company Quartermaster-Serjeant G. F.

Goodall, No. 29100, Serjeant G. B.

Johnson, No. 29040, Acting Corporal S. D.

19TH CANADIAN INFANTRY BATTALION.

McLaren, Lieutenant-Colonel J. I.

Burnham, Lieutenant S. S.

Trendell, No. 55944, Private E. A.

20TH CANADIAN INFANTRY BATTALION.

Bell, No. 57093, Private E.
Milburn, No. 57233, Armourer-Corporal R.
Hynds, No. 58207, Private R. J.

21ST CANADIAN INFANTRY BATTALION.

Wilgress, Lieutenant G. K. (killed).

25TH CANADIAN INFANTRY BATTALION.

Grant, Captain J. W.
De Lancey, Lieutenant J. A., Adjutant.
Pickering, No. 67996, Corporal A. F.
McInnis, No. 67457, Private J.

26TH CANADIAN INFANTRY BATTALION.

Porter, Lieutenant C. G.
Piche, No. 69771, Private J. L.
Whitehead, No. 50497, Private E. G.

27TH CANADIAN INFANTRY BATTALION.

Williams, No. 71559, Company Serjeant-Major H.

28TH CANADIAN INFANTRY BATTALION.

Embury, Lieutenant-Colonel J. F. L.
Macintyre, Captain D. E., D.S.O.
Carey, No. 73878, Lance-Corporal W. J.

29TH CANADIAN INFANTRY BATTALION.

Slater, Major M. J., 2nd Army Snipers School.
Taylor, Captain K. C. C., D.S.O.
Lumbard, No. 75951, Private R. W.
Taylor, No. 75450, Private W. R.

31ST CANADIAN INFANTRY BATTALION.

Bell, Lieutenant-Colonel A. H.
Day, No. 79569, Company Serjeant-Major G. O.

42ND CANADIAN INFANTRY BATTALION.

McLennan, Major B.

49TH CANADIAN INFANTRY BATTALION.

Walsh, No. 432178, Serjeant-Major N., W. O., 1st Class.

CANADIAN ARMY MEDICAL CORPS.

C.B. Foster, Lieutenant-Colonel (temporary Colonel) G. La F.,

T. Fotheringham, Lieutenant-Colonel (temporary Colonel) J.

Campbell, Lieutenant-Colonel R. P.

Amyot, Major J. A.

Rankin, Major A. C.

Snell, Major A. E.

Crozier, Captain J. A.

Jeffs, Captain H. B.

Jenkins, Captain J. S.

Hale, Captain G. C.

Buswell, No. 32701, Serjeant-Major W. G.

Clark, No. 26, Serjeant-Major J. W.

Jenner, No. 2029, Serjeant-Major E. H.

Keith, No. 32971, Serjeant-Major W.

Nott, No. 1376, Serjeant-Major H. A.

2nd Rotsey, No. 33442, Quartermaster-Serjeant A. E., W.O.,
Class.

Campbell, No. 2256, Private (Acting Serjeant) W. B.

CANADIAN NURSING SERVICE.

Strong, Matron, Miss A. C.

Hoerner, Nursing Sister Miss S.

Allan, Nursing Sister Miss A. D.

Dixon, Nursing Sister Miss E. M.

Hare, Nursing Sister Miss C. M.

Bliss, Nursing Sister Miss M.

Eastwood, Nursing Sister Miss V.

CANADIAN ARMY SERVICE CORPS.

Bell, Major (temporary Lieutenant-Colonel) A. De M.

Findlay, Temporary Lieutenant-Colonel W. H. de la T. d'A.

Massie, Lieutenant-Colonel A. E.

Brown, No. 631, Serjeant-Major A. G.

Sirett, No. 1747, Serjeant W.

CANADIAN ARMY VETERINARY CORPS.

Saunders, Captain C. G.

Shirt, No. 48501, Serjeant-Major A. J.

CANADIAN POSTAL CORPS.

Livingstone, No. 35213, Serjeant H. W.

CANADIAN CHAPLAINS.

Almond, Honorary Lieutenant-Colonel Rev. J. MacP.

Beattie, Honorary Major Rev. W.

McGreer, Honorary Captain Rev. A. H.

CANADIAN ARMY PAY CORPS.

Shanly, Lieutenant-Colonel C. N.

Hamilton, Honorary Captain (temporary Honorary Major)
A. L., Field Cashier.

CANADIAN MILITARY MOUNTED POLICE.

Lehfeldt, No. 6027, Serjeant (Acting Squadron Serjeant-Major) F. A.

CANADIAN CORPS OF MILITIA STAFF CLERKS.

Chenay, Temporary Honorary Lieutenant J. S.

Cummins, No. 1808, Staff Quartermaster-Serjeant J. F.

Gill, No. 6024, Quartermaster-Serjeant W. J. N.

Moody, No. 1804, Quartermaster-Serjeant H. F.

Scanlon, No. 10531, Quartermaster-Serjeant J. J.

CANADIAN CORPS OF GUIDES.

Trounce, No. 1893, Serjeant L. J., Headquarters, Canadian Corps.

CANADIAN LOCAL FORCES.

Collins, No. 38, Acting Quartermaster-Serjeant G. H. A.,
Headquarters, 4th Infantry Brigade.

CANADIAN MISCELLANEOUS.

Adamson, No. 67004, Acting Brigade Quartermaster-Serjeant J. A., Headquarters, 5th Canadian Infantry Brigade (formerly 25th Canadian Infantry Bri).

Smith, No. 71001, Staff Quartermaster-Serjeant S. J. M.,
Headquarters, 6th Canadian Infantry Brigade.

No. 842.

The London Gazette, 16th June, 1916.

[29625].

Order of His Majesty in Council amending the Statutory List of persons in neutral countries with whom persons in the United Kingdom may not trade.

AT THE COUNCIL CHAMBER, *WHITEHALL*, THE
15TH DAY OF *JUNE*, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY
COUNCIL.

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, sub-section one, of the Trading with the Enemy (Extension of Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916,¹ to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation:

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to being in the said Proclamation referred to as the "Statutory List":

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council:

And whereas His Majesty was pleased by a Proclamation dated the 26th day of April, 1916, and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2,"² to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars:

And whereas His Majesty was pleased by a Proclamation dated the 23rd day of May, 1916, and entitled "The Trading

¹p. 1210. ²p. 1529.
4450—51½

with the Enemy (Statutory List) Proclamation, 1916, No. 3,"¹ to revoke the said Proclamation dated the 29th day of February 1916, with the variations and additions made to the List therein contained by subsequent Orders of Council, and also the said Proclamation dated the 26th day of April, 1916, and to order that the Proclamation now in recital should be substituted therefor:

And whereas by an Order of Council, dated the 2nd day of June, 1916² the List contained in the aforesaid Proclamation, dated the 23rd day of May, 1916, was varied and added to:

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the "Statutory List" of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited, should be further amended by the variation and addition of the names set forth in the Schedule hereto.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE.

ADDITIONS TO LIST.

ARGENTINA.

Kulcke, Frankel & Company, Avenida de Mayo, 1400, Buenos Aires.

Moller & Company, Calle Bartolome Mitre, 722, Buenos Aires.

BOLIVIA.

Reinecke Findel & Company, Oruro.

¹p. 1682. ²p. 1771.

BRAZIL.

Ribeiro, Armando, Rua Voluntarios da Patria, 40 and 42,
Porto Alegre.
Wolff, Eric, Pernambuco.

GREECE.

Assael, Peppo, Allatini Han, Salonika.
Gottlich, Martin, Candia.
Jenny & Vock (Fridolin Jenny; Emil Vock), Rua Franque,
Salonika.
Lianos, Soulaka & Goumas, Piræus.
Lochner, Hermann, Patras.
Pfister & Assael (Rudolph Von Pfister and Peppo Assael),
Allatini Han, Salonika.
Rossini, Alexander (Alias Rosalini), Odos Vasilissa Olga,
162A, Salonika and Porto Lagos.
Schewend, August, Candia, Crete.
Yeni, Samuel Judah, Salonika.

PERSIA.*

Hajji Muhammad Hussain Kazeruni, Ispahan.
Shebarek, Georges, Teheran.

PERU.

Dauelsberg & Company, Mollendo.
Dolmann & Einfeldt, Lima.

PHILIPPINE ISLANDS.

Connor, J. A., Manila.
Rosello, B., Manila.

PORTUGAL.

Companhia do Congo Portuquez, Rua do Commercio, 35,
Lisbon.
Jeremias, E., Largo do Campo Santo, 13, Lisbon.
Kramer, W. O., Rua das Flores, 31, Oporto.
Mellert, Jose Antoine, Lisbon.
Moos & Carvalho (Christian Moos; Mario de Carvalho),
Travessa da Ribeira Nova, 26, Lisbon.
Negalha, J. M., Sines, Estremadura.
Prats, Jose, Sines, Estremadura.

Reys, Fernando & Baptista (Antonio Leonardo da Silva Reys; Bernardo Eugenio Vieira Fernandes; Jacintho Ferreria Baptista), 3, Calçada do Correio Velho, a Se, Lisbon.

Wessel, Helge, Rua da Conceicao, 85, Lisbon.

PORTUGUESE EAST AFRICA.

Christophides, Christo, Porto Amelia.

SPAIN.

Arrabal, Gabriel, Calle Alcazabilla, 20, Malaga.

Beilberg, Josef (or Jose), or Bleiberg, Josef (or Jose), Martin de los Heros, 83, Madrid.

Burmester, Hermann, Arsenal 58, Vigo.

Burmester, Hermann & Filho, Arsenal 58, Vigo; Martinez Padin, 21, Tuy.

Chamizo, Fulgencio, Casas Quemadas, 14, Malaga.

Espana, Antonio, Malaga.

Freudenthal, Gustaf, Calle de Coso, Zaragoza.

Gaissert, Emilio M., Calle Princesa, 59, Barcelona.

Gallego, Jose Luis, Seville.

Goncalves, Hermanos, Las Palmas and Tenerife.

Heusch, Hugo, & Company, Calle Diputacion, 112-118, Barcelona, and Palma Mallorca.

Hoppe, Carlos, y Sylvi, Alameda de Mazarredo, 1, Bilbao. "La Defensa," Malaga.

Linan, Antonio Ruiz, Lagunillas, 30, Malaga.

Lopez, Jose, Calle Diputacion, 112-118, Barcelona.

Lorente, M. Garrigan (commonly called Garzon), Calle de la Regente, 2, Malaga.

Martin, Juan Gonzales, Calle Cabello, 2, Malaga.

Mulder, Enrique, Vigo.

Muller, Hermanos, Avino, 20, Barcelona.

Norregaard, Luis, Tarragona.

Rafols, Jaime, Dormitorio San Francisco, 5, Barcelona.

Ramirez, Antonio, Malaga.

Salvador Hermanos, Falco 10, Castellon.

Segalerva, Rafael Baquera, Malaga.

Siemens Schuckert Industria Electrica, Barcelona, Madrid and Valencia.

Sociedad Espanola Anonima Para Fabricacion, De Perlas Imitacion, Calle Diputacion, 87, 91, 108 and 110, Barcelona.

Teickner (or Teikner) Maximo, Mercado del Ensauche, 5, Bilbao; Barcelona and Valencia.

SWEDEN.

Svenska Limammesfabriken Komanditbolag, Franz Meyer & Company, Landskrona.

URUGUAY.

Cadenas, Enrique, Montevideo.

REMOVALS FROM LIST.

ARGENTINA.

Guthmann, S., (formerly of Sociedad Financiera Industrial Sud Americana).

Hardy, E., & Company, (formlery Hardy & Muhlenkamp), Buenos Aires and Rosario.

Martinez de Hoz Brothers, Calle Belgrano, 554, Buenos Aires.

BRAZIL.

Whitaker, Ernesto, & Company, Santos.

ECUADOR.

Enrich, Miguel, Guayaquil.

Jalil, C., Hermanos, Bahia de Caraquez.

Jalil, Cecilio (Partner of C. Jalil Hermanos), Bahia de Caraquez.

Jalil, Jorge (Partner of C. Jalil Hermanos), Bahia de Caraquez.

Jalil, Manuel (Partner of C. Jalil Hermanos), Bahia de Caraquez.

PERSIA.

Amin-ut-Tujjar (alias Agha Isfahansi), Ispahan.

Christodoroff, Zares, Resht.

Keprielli, Meshed.

Missirian, Kerman.

Tabibian, M., Resht.

PERU.

Cunco, Jose A., Lima.

Elizalde & Company.

Garcia Yrigoyen, Alberto, Lima.

PORTUGUESE EAST AFRICA.

Villa Major, A. F., Lourenco Marques.

SPAIN.

Bonsoms & Company, Tarragona.

SWEDEN.

Grubbens, Carl E., Stockholm.

VARIATIONS IN LIST.

JAPAN.

Evers, Simon & Company, 25 Yamashita-cho, Yokohama;
101 Yedomachi, Kobe, published in the Statutory List of May
23rd *should read*

Simon Evers & Company, 25 Yamashita-cho, Yokohama;
101 Yedomachi, Kobe.

Shoten Schmidt, 1 Yayesucho, Itchome, Kojimachi, Tokyo,
published in the Statutory List of May 23rd, *should read*

Schmidt, Shoten, 1 Yayesucho, Itchome, Kojimachi, Tokyo.

NETHERLANDS.

Bosnak, Herman, Wouwermanstraat, 38, Amsterdam, pub-
lished in the Statutory List of May 23rd, *should read*

Bosnak, Herman, Frans Van Mierisstraat, 31, Amsterdam.

Schoers, Karl, Stoomvaart, Maatschappy, Prins Hendrik-
kade, 82, Rotterdam published in the Statutory List of May 23rd
should read

Schroers, Stoomvaart Maatschappy, Prins Hendrikkade,
82b, Rotterdam.

Schwedersky & Company, Gravendijkwalloo, 5, Rotterdam,
published in the Statutory List of May 23rd, *should read*

Schwedersky's, A. H., Succ.'s, Gravendijkwal, 100, Rotter-
dam.

Van Dam, C. W. H., & Company, Mathenesserlaan, 235,
Rotterdam, published in the Statutory List of May 23rd,
should read

Van Dam, C. W. H., & Company, Rivierstraat, 7a, Rotter-
dam.

Voogt, A. De, Prinsenstraat, 65A, Amsterdam, published in
the Statutory List of May 23rd, *should read*

Voogt, A. De, Prinzenstraat, 65A, Rotterdam.

Zuid-Hollandsche Elektrische Blikdrukkerij Speelgoed & Emballage Fabrieken Company (J. Norden), Stationsweg, 43, Rotterdam, published in the Statutory List of May 23rd *should read*

Zuid-Hollandsche Blikdrukkerij Speelgoed & Emballage Fabrieken (J. Norden), Jacob Catsstraat, 113B, Rotterdam.

PORTUGAL.

Santos, Joaquin da Assumpcao Artino Travessa a Estrella, 19, 4° Lisbon, published in the Statutory List of May 23rd *should read*

Da Assumpcao Santos Artino, Joaquim, Travessa Oliveira a Estrella, 19, Lisbon.

URUGUAY.

Clausen & Company, Misiones, esq., Piedras, Uruguay, published in the Statutory List of May 23rd, *should read*

Clausen & Company, Calle Piedras, 193, Montevideo.

Raplmeyer, C. C. (partner of Clausen & Company), Uruguay, published in the Statutory List of May 23rd, *should read*

Koppelmeyer, Carl Christian (partner of Clausen & Company), Uruguay.

*NOTE (1).—Under the Trading with the Enemy Proclamations of 25 June, and 10 November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or bodies of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above list, and the omission of the name of any such person or body of persons from such list is not an authority or licence to trade with such person or body of persons.

NOTE (2).—Where a firm named in the List has more than one branch *in the same country*, all branches in that country are held to be included in the List, even in cases where no address, or of several addresses one only, is specifically mentioned.

NOTE (3).—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad should apply for information as to names on the List; but firms in the United Kingdom with branches abroad are advised to furnish such branches with copies of the Statutory List.

The Foreign Trade Department is prepared, on application, to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence.

No. 843.

The London Gazette, 16th June, 1916.

[29625].

Notice of winding up of Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

197. Beeswax Co., Limited, 2, Rangoon Street, Crutched Friars, London, E.C., Wax Manufacturers. *Controller:* John Cooper, Capel House, 54, New Broad Street, London, E.C. 12 June, 1916.

198. Standard Cable Manufacturing Co., Limited, 18-19, Queenhithe, London, E.C., Agents for Cable Manufacturers. *Controller:* J. S. Feather, 35, Great Tower Street, London, E.C. 13 June, 1916.

199. Reifurt & Co., 30, City Road, Finsbury Square, London, E.C., Pianoforte Dealers. *Controller:* James Stuart Feather, 35, Great Tower Street, London, E.C. 15 June, 1916.

No. 844.

Order in Council amending the Order in Council establishing the Pension Board.

P.C. 1449.

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 16th day of June, 1916.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

His Royal Highness the Governor General in Council is pleased to order that the Order in Council of the 3rd June, 1916 (P.C. 1334),* shall be and the same is hereby amended by adding thereto the following paragraph:—

“Pending the appointment of the Board of Pension Commissioners for Canada, the present Pension and Claims Board shall have and exercise all the powers conferred upon the said Board of Pension Commissioners for Canada by the regulations in the schedule herewith, the intention of this Order being that the present Pension and Claims Board shall administer the provisions of said regulations until the Board of Pension Commissioners for Canada is appointed.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 845.

The London Gazette, 16th June, 1916.

[29625].

Order amending list of persons in China and Siam and Liberia to whom articles may be exported.

FOREIGN OFFICE, JUNE 16, 1916.

Foreign Office. (Foreign Trade Dept.) 12th June, 1916.

The following additions or corrections to the lists published as a supplement to the London Gazette of 16th May, 1916, of

*p. 1781.

persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

SIAM.

The following name is added to the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Sieng Kee Chan.

The following name is removed from the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Hup Heng Huat, Bangkok.

Foreign Office. (Foreign Trade Dept.) 15th June, 1916.

LIBERIA.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to Liberia may be consigned:—

Ernest, Cassius, Monrovia.

Liberian Government Departments.

No. 846.

The London Gazette, 20th June, 1916.

[29629.]

Army Council Order respecting sale of Irish Wool Clip.

WAR OFFICE,
16th June, 1916.

NOTICE.

1. With reference to the Army Council Order of the 8th June, 1916, prohibiting purchase and sale of British and Irish

Wool of the 1916 clip, enquiries have been made by representatives of the Trade as to the position of raw skins and skin wools under the Order.

The Army Council therefore desire to make the following announcement:—

(1) No restriction is intended to be placed on the purchase and sale of raw sheep-skins.

(2) It is not desired to restrict the purchase and sale of skin wool pulled prior to the date of the Order.

(3) Skin wool pulled after the date of the Order is subject to the embargo.

General permission is therefore given to buy, sell or deal in (1) raw sheep-skins, and (2) skin wool pulled prior to the 8th June, 1916.

2. The Army Council have arrangements under consideration for purchasing the whole of the 1916 clip. In consequence, the usual Provincial auction sales will not be held.

No. 847.

The London Gazette, 20th June, 1916.

[29629.]

Munitions Order.

WAR OFFICE,
16th June, 1916.

NOTICE.

(See Army Council Order published in *London Gazette* of 24th September, 1915.)

ARMS AND AMMUNITION.

The articles mentioned below are included under the term "Arms and Ammunition" specified by the Army Council

as War Material to which Defence of the Realm Regulation 30A is applied:—

- Ammunition.
- Bombs.
- Cartridges.
- Detonators.
- Fuses (for shells).
- Gaines.
- *Grenades.
- Guns (Artillery).
- Machine Guns.
- Mortars.
- Pistols.
- Revolvers.
- Rifles.
- *Shells and shell bodies (machined).
- Cavalry Swords.

Machinery, Raw Material and Components other than those mentioned are not included under War Material.

Applications for a permit under Regulation 30A in respect of any of the above should be addressed to the Secretary (M.I. 6D), War Office.

*No licence is required for rough castings or unmachined shell bodies.

MILITARY EXPLOSIVES.

The articles mentioned below are included under the term "Military Explosives" specified by the Army Council as War Material to which Defence of the Realm Regulation 30A is applied:—

- *Acetate (grey) of Lime.
- *Acetone.
- Ammonal.
- Ballistite.
- Bellite.
- Blastine.
- Cordite.
- Fulminate of Mercury.
- Guncotton.
- Gunpowder (except Sporting and Commercial).
- Melinite.
- Megadine.
- Nitro Cellulose Powder.
- Nitro Glycerine.

Perchlorate of Ammonia.
Perchlorate of Potash.
Picric.
Sabulite.
T.N.T. (Trinitrotoluol).
Trotyl.
Tetryl.
Tonite.
T.N.X. (Trinitroxylol).

Application for a permit under Regulation 30A in respect of any of the above, with the exception of grey acetate of lime or acetone should be addressed to the Secretary (M.I. 6D), War Office.

*Applications for a permit under Regulation 30A in respect of grey acetate of lime or acetone should be addressed to the Director of Propellant Supplies, Ministry of Munitions, 32, Old Queen Street, S.W.

No. 848.

The London Gazette, 20th June, 1916.

[29629.]

Notice to Mariners.

[No. 645 of the year 1916.]

CAUTION WHEN APPROACHING BRITISH PORTS.

PART I.

Closing of Ports.

Former Notice.—No. 1 of 1916.

(1) My Lords Commissioners of the Admiralty, having taken into consideration the fact that it may be necessary to forbid all entrance to certain ports of the Empire, this is to give Notice that on approaching the shores of the United Kingdom, or any of the ports or localities of the British Empire, referred to in Part III of this Notice, a sharp look-out should be kept for the signals described in the following paragraph, and for the

vessels mentioned in paragraph (5), Part II, of this Notice, and the distinguishing and other signals made by them. In the event of such signals being displayed, the port or locality should be approached with great caution, as it may be apprehended that obstructions may exist.

(2) If entrance to a port is prohibited, three *red* vertical lights by night, or three *red* vertical balls by day, will be exhibited in some conspicuous position, in or near to its approach, which signals will also be shown by the vessels indicated in paragraph (5), Part II, of this Notice.

If these signals are displayed, vessels must either proceed to the position marked "Examination Anchorage" on the Admiralty charts and anchor there, or keep the sea.

(3) At all the ports or localities at home or abroad referred to in Part III of this Notice, search-lights are occasionally exhibited for exercise.

Instructions have been given to avoid directing movable search-lights during practice on to vessels under way, but mariners are warned that great care should be taken to keep a sharp look-out for the signals indicated in paragraph (2) above, when search-lights are observed to be working.

PART II.

Examination Service.

(4) In certain circumstances it is also necessary to take special measures to examine vessels desiring to enter the ports or localities at home or abroad, referred to in Part III of this Notice.

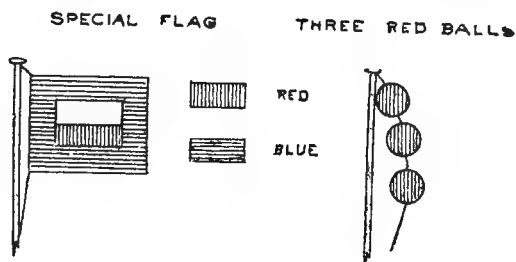
(5) In such case, vessels carrying the distinguishing flags or lights mentioned in paragraph (7) will be charged with the duty of examining ships which desire to enter the ports and of allotting positions in which they shall anchor. If Government vessels, or vessels belonging to the local port authority, are found patrolling in the offing, merchant vessels are advised to communicate with such vessels with a view to obtaining information as to the course on which they should approach the Examination Anchorage. Such communication will not be necessary in cases where the pilot on board has already received this information from the local authorities.

(6) As the institution of the Examination Service at any port will never be publicly advertised, especial care should be taken in approaching the ports, by day or night, to keep a sharp look-out for any vessel carrying the flags or lights mentioned in paragraph (7) and to be ready to "bring to" at once when hailed by her or warned by the firing of a gun or sound rocket.

In entering by night any of the ports mentioned in Part III, serious delay and risk will be avoided if four efficient all round lamps, two *red* and two *white*, are kept available for use.

(7) By day the distinguishing flags of the Examination Steamer will be a special flag (white and red horizontal surrounded by a blue border) and a blue ensign.

Also, three red vertical balls if the port is closed.



By night the steamer will carry:—

- (a) Three *red* vertical lights if the port is closed.
- (b) Three *white* vertical lights if the port is open.

The above lights will be carried in addition to the ordinary navigation lights, and will show an unbroken light around the horizon.

(8) Masters are warned that, when approaching a British port where the Examination Service is in force, they must have the distinguishing signal of their vessel ready to hoist immediately the Examination Steamer makes the signal.

(9) Masters are warned that, before attempting to enter any of these ports when the Examination Service is in force, they must in their own interests strictly obey all instructions given to them by the Examination Steamer. In the absence of any instructions from the Examination Steamer they must proceed to the position marked "Examination Anchorage" on the Admiralty Charts and anchor there, or keep the sea.

Whilst at anchor in the Examination Anchorage, Masters are warned that they must not lower any boats (except to avoid accident), communicate with the shore, work cables, move the ship, or allow any one to leave the ship, without permission from the Examination Steamer.

(10) In case of fog, Masters are enjoined to use the utmost care, and the Examination Anchorage itself should be approached with caution.

(11) Merchant vessels when approaching ports are especially cautioned against making use of private signals of any description, either by day or night; the use of them will render a vessel liable to be fired on.

(12) The pilots attached to the ports will be acquainted with the regulations to be followed.

PART III.

Ports or Localities Referred to.

United Kingdom.

Alderney.	Milford Haven.
Barrow.	Newhaven.
Barry.	Plymouth.
Belfast.	Portland.
Berehaven.	Portsmouth.
Blyth.	Queenstown.
Clyde.	River Humber.
Cromarty.	River Mersey.
Dover.	River Tay.
Falmouth.	River Tees.
Firth of Forth.	River Thames.
Guernsey.	River Tyne.
Hartlepool.	Scapa Flow.
Harwich.	Sheerness.
Jersey.	Sunderland.
Lough Swilly.	

Canada.

Esquimalt.	Quebec.
Halifax.	

Mediterranean.

Gibraltar.	Malta.
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Indian Ocean.

Aden.	Karachi.
Bombay.	Madras.
Calcutta.	Mauritius.
Colombo.	Rangoon.

China Sea.

Hong Kong.	Singapore.
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Africa.

Durban.	Simons Bay.
Sierra Leone.	Table Bay.

Australia.

Adelaide.	Newcastle.
Brisbane.	Sydney.
Fremantle.	Thursday Island.
Melbourne.	

Tasmania.

Hobart.

New Zealand.

Auckland.	Port Lyttelton.
Otago.	Wellington.

West Indies.

Bermuda.	Port Royal, Jamaica.
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PART IV.

Sweeping Operations.

Notice is hereby given that under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty, and are now in force.

H.M. Vessels are constantly engaged in sweeping operations off the coasts of the United Kingdom.

Whilst so engaged, they work in pairs connected by a wire hawser, and are consequently hampered to a very considerable extent in their manœuvring powers.

With a view to indicating the nature of the work on which these vessels are engaged, they will show the following signals:—

A black ball at the foremast head and a similar ball at the yardarm, or where it can best be seen, on that side on which it is dangerous for vessels to pass.

For the public safety, all other vessels, whether steamers or sailing craft, must keep out of the way of vessels flying this signal, and should especially remember that it is dangerous to *pass between* the vessels of the pair.

Caution.

Part IV of this Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in Part IV of this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Note.

This Notice is a re-publication of Notice No. 1 of 1916.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,
London, 16th June, 1916.

No. 849.

The London Gazette, 20th June, 1916

[29629.]

Notice to Mariners.

No. 650 of the year 1916.

ENGLAND, EAST COAST.

River Humber approach—Prohibited Area.

Former Notice.—No. 318 of 1916.*

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

The undermentioned area in the northern approach to the River Humber is entirely prohibited to all vessels:—

Limits of the prohibited area:

(a) *On the South.*—By a line drawn from the south-west extremity of Spurn point to Humber light-vessel.

(b) *On the East.*—By a line drawn from Humber light-vessel in a 34° (N. 50° E. Mag.) direction for a distance of $3\frac{1}{2}$ miles, and thence in a 330° (N. 14° W. Mag.) direction for a distance of $2\frac{1}{2}$ miles.

(c) *On the North.*—By a line drawn from the northern extremity of limit (b) in a 262° (N. 82° W. Mag.) direction to Kilnsea beacon.

(d) *On the West.*—By the Yorkshire coast between Kilnsea beacon and the south west extremity of Spurn point.

Variation.— 16° W.

Note.—This Notice is a re-publication of Notice No. 318 of 1916.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

*p. 1360.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,

Hydrographer.

Hydrographic Department, Admiralty,

London, 17th June, 1916.

No. 850.

Third Supplement of The London Gazette, 16th June, 1916—19th June, 1916.

[29628.]

AMERICAN DOLLAR SECURITIES COMMITTEE.

Second List of Securities which the Treasury is prepared to purchase, and which will be subject to Special Income Tax.

Exemption will be granted in respect of those Securities which are lent to the Treasury under the Deposit Scheme.

Further Lists of the Securities in respect of which holders will be liable to the Special Income Tax of 2s. in the £ will be issued from time to time.

266. Alabama Gt. Southern R. Rd. 1st Cons. Mort. 5 per cent, 1943.

163. Alabama Gt. Southern R.Rd. General Mortgage 5 per cent Sterling, 1927.

164. Alabama Midland Rly. 1st Mortgage 5 per cent, 1928.

267. Armour & Co. 1st Real Estate Mtge. 4½ per cent, 1939.

268. Atchison, Topeka & Santa Fe Rly. East Oklahoma Div. 1st Mort. 4 per cent, 1928.
269. Atlanta, Knoxville & Northern Rly. 1st Mort. 5 per cent, 1946.
118. Atlantic Coast Line R.Rd. 1st Cons. Mort. 4 per cent, 1952.
74. Atlantic Coast Line R.Rd. Louisville and Nashville Collat. Trust, 4 per cent, 1952.
270. Atlantic Coast Line R.Rd. Unified 4 per cent, 1925.
271. Baltimore & Ohio R.Rd., Pittsburg Junction and Middle Div. 1st Mort. $3\frac{1}{2}$ per cent, 1925.
217. Beech Creek R.Rd. 1st Mort. 4 per cent, 1936.
272. Beech Creek R.Rd. 2nd Mort. 5 per cent, 1936.
273. Beech Creek R.Rd. 4 per cent Guaranteed Stock.
274. Brooklyn Rapid Transit 1st Refunding 4 per cent, 2002.
275. Brooklyn Rapid Transit 6-Year 5 per cent Gold Notes, 1918.
276. Brooklyn Rapid Transit 5 per cent Mortgage, 1945.
277. Brooklyn Union Elv. R.Rd. 1st Mortgage 5 per cent, 1950.
218. Buffalo, Rochester & Pittsburg Rly. Genl. Mort. 5 per cent, 1937.
219. Buffalo, Rochester & Pittsburg Rly. Consd. Mort. $4\frac{1}{2}$ per cent, 1957.
278. Burlington, Cedar Rapids & Northern Rly. Cons. 1st Mort. and Coll. 5 per cent, 1934.
279. Butte Electric & Power 1st Mort. 5 per cent, 1951.
120. Carolina, Clinchfield & Ohio Rly 1st Mort 5 per cent, 1938.
167. Carthage & Adirondack R.Rd. 1st Mort. 4 per cent, 1981.
280. Central of Georgia Rly. 1st Mort. 5 per cent, 1945.
75. Central of Georgia Rly. Consd. Mortgage 5 per cent, 1945.
281. Central R.R. & Banking Co. of Georgia Coll. 5 per cent, 1937.
76. Chicago, Burlington & Quincy R.R. Gen. Mort. 4 per cent, 1958.
78. Chicago, Burlington & Quincy R.R., Illinois Div., 4 per cent, 1949.
77. Chicago, Burlington & Quincy R.R., Illinois Div., $3\frac{1}{2}$ per cent, 1949.
282. Chicago & Erie R.Rd. 1st Mortgage 5 per cent, 1982.
283. Chicago, Indianapolis & Louisville Rly. Refunding Mortgage 6 per cent, 1947.
284. Chicago, Indianapolis & Louisville Rly. Refunding Mortgage 5 per cent, 1947.

285. Chicago, Lake Shore & Eastern Rly. 1st Mortgage $4\frac{1}{2}$ per cent, 1969.

82. Chicago, Milwaukee & Puget Sound 1st Mortgage 4 per cent, 1949.

126. Chicago, Milwaukee & St. Paul Rly. General and Refunding Mortgage $4\frac{1}{2}$ per cent, 2014, Series "A."

169. Chicago, Milwaukee & St. Paul Rly., Chicago and Lake Superior Div., 1st Mortgage 5 per cent, 1921.

286. Chicago, Milwaukee & St. Paul Rly., Chicago and Missouri River Div., 1st Mortgage 5 per cent, 1926.

287. Chicago, Milwaukee & St. Paul Rly., Dubuque Div., 1st Mortgage 6 per cent, 1920.

220. Chicago, Milwaukee & St. Paul Rly., La Crosse and Davenport Div., 1st Mortgage 5 per cent, 1919.

168. Chicago, Milwaukee & St. Paul Rly., Wisconsin and Minn. Div., 1st Mortgage 5 per cent, 1921.

288. Chicago, Milwaukee & St. Paul Rly., Wisconsin Valley Div., 1st Mortgage S.F., 6 per cent, 1920.

127. Chicago & North Western Rly. Genl. Mortgage $3\frac{1}{2}$ per cent, 1987.

289. Chicago & North Western Rly. 7 per cent Non-Cum. Preferred.

170. Chicago, St. Louis & N.O. Rly., Memphis Div., 1st Mortgage 4 per cent, 1951.

290. Chicago, St. Paul & Minn. Rly. 1st Mortgage 6 per cent, 1918.

291. Chicago, St. Paul, Minneapolis & Omaha Rly. Consols 6 per cent, 1930.

131. Chicago, St. Paul, Minneapolis & Omaha Rly. Debentures 5 per cent, 1930.

292. Chicago, St. Paul, Minneapolis & Omaha Rly. Consols $3\frac{1}{2}$ per cent, 1930.

293. Chicago, St. Paul, Minneapolis & Omaha Rly. 7 per cent Non-Cum. Preferred. . .

294. Chicago Telephone Co. 1st Mortgage 5 per cent, 1923.

171. Chicago & Western Indiana R.R. General Mortgage 6 per cent, 1932.

295. Cities Services Co. Convertible 7 per cent Notes, 1918.

296. Cleveland, Cincinnati, Chicago & St. Louis Rly. Debentures $4\frac{1}{2}$ per cent, 1931.

297. Cleveland, Lorain & Wheeling Rly. Cons. Refunding $4\frac{1}{2}$ per cent, 1930.

298. Cleveland, Lorain & Wheeling Rly. Cons. 1st Mortgage 5 per cent, 1933.

175. Cleveland & Marietta Rly. 1st Mortgage $4\frac{1}{2}$ per cent, 1935.

176. Cleveland & Pittsburg R.R. General Mortgage S.F. $4\frac{1}{2}$ per cent, 1942, Series "A."

299. Cleveland & Pittsburg R.Rd. General Mortgage S.F. 4½ per cent, 1942, Series "B."

300. Cleveland & Pittsburg R.Rd. General Mortgage S.F. 3½ per cent, 1942, Series "B."

301. Cleveland & Pittsburg R.Rd. General Mortgage S.F. 3½ per cent, 1948, Series "C."

302. Cleveland & Pittsburg R.Rd. General Mortgage S.F. 3½ per cent, 1950, Series "D."

133. Colorado & Southern Rly. 1st Mortgage 4 per cent, 1929.

303. Consolidated Gas Co. of Baltimore General Mortgage 4½ per cent, 1954.

304. Consolidated Gas of New York 6 per cent Convertible Debentures, 1920.

305. Cuban-Amer. Sugar Company Collateral Trust 6 per cent, 1918.

160. Cumberland Tel. & Tel. 1st and General Mortgage 5 per cent, 1937.

306. Delaware & Hudson Co. 1st Lien Equipment S.F. 4½ per cent, 1922.

135. Delaware & Hudson Co. 1st and Refunding Mortgage 4 per cent, 1943.

307. Des Plaines Valley Rly. 1st Mortgage 4½ per cent, 1947.

308. Detroit & Mackinac Rly. 1st Lien 4 per cent, 1995.

85. Detroit Terminal & Tunnel 1st Mortgage 4½ per cent, 1961.

309. Duluth, South Shore & Atlantic Rly. 1st Mortgage, 5 per cent, 1937.

310. Duluth Street Rly Co. 1st Mortgage 5 per cent, 1930.

311. East Tennessee, Virginia & Georgia Rly. 1st Mortgage 5 per cent, 1930.

312. East Tennessee, Virginia & Georgia Rly. Consd. Mortgage 5 per cent, 1956.

313. Eastman Kodak Co. 6 per cent Cum. Preferred.

224. Elgin, Joliet & Eastern Rly. 1st Mortgage 5 per cent, 1941.

137. Erie R.Rd. Pennsylvania Coal Collateral Trust 4 per cent, 1951.

314. Erie & Pittsburg R.R. Special Guaranteed.

315. Erie & Pittsburg Common Guaranteed.

225. Florida East Coast Rly. 1st Mortgage 4½ per cent, 1959.

316. Gila Valley, Globe & Northern Rly. 1st Mortgage 5 per cent, 1924.

178. Grand Rapids & Indiana Rly Co. 1st Ext. Mortgage 4½ per cent, 1941.

86. Great Northern Rly. (U.S.A.) 1st and Refunding Mortgage 4¼ per cent, 1961, Series "A."

87. Hocking Valley Rly. 1st Cons. Mortgage $4\frac{1}{2}$ per cent, 1999.
88. Illinois Central R.R. Refunding Mortgage 4 per cent, 1955.
179. Illinois Central R.R. 1st Mortgage $3\frac{1}{2}$ per cent, 1951.
317. Illinois Central R.R. Extended 1st Mortgage $3\frac{1}{2}$ per cent, 1951.
89. Illinois Central R.R., Louisville Div. and Terminal 1st Mort. $3\frac{1}{2}$ per cent, 1953.
318. Illinois Central R.R., St. Louis Div. and Terminal 1st Mort. $3\frac{1}{2}$ per cent, 1951.
319. Ingersoll-Rand Co. 1st Mortgage 5 per cent, 1935.
320. Ingersoll-Rand 6 per cent Cum. Preferred.
321. International & Great Northern R.R. 1st Mortgage 6 per cent, 1919.
322. Jamestown, Franklin & Clearfield R.R. 1st Mortgage 4 per cent, 1959.
323. Kansas City, Fort Scott & Memphis Rly. Consd. 6 per cent, 1928.
324. Lackawanna Steel 1st Mortgage Convertible 5 per cent, 1923.
325. Lackawanna Steel 1st Consd. Mortgage "A" Conv. 5 per cent, 1950.
326. Lake Erie & Western R.R. 1st Mortgage 5 per cent, 1937.
327. Lake Erie & Western R.R. 2nd Mortgage 5 per cent, 1941.
92. Lake Shore & Michigan Southern Rly. 1st Mortgage $3\frac{1}{2}$ per cent, 1997.
328. Lehigh Valley Coal Co. 1st Mortgage 5 per cent, 1933.
329. Lehigh Valley Coal Co. 1st Mortgage 4 per cent, 1933.
139. Lehigh Valley R.R. General Consolidated Mortgage 4 per cent, 2003.
140. Lehigh Valley R.R. General Consolidated Mortgage $4\frac{1}{2}$ per cent, 2003.
330. Liggett & Myers Tobacco Co. 7 per cent Debentures, 1944.
331. Liggett & Myers Tobacco Co. 5 per cent Debentures, 1951.
332. Liggett & Myers Tobacco Co. 7 per cent Cum. Preferred.
333. Long Dock Co. Consd. 1st Mortgage 6 per cent, 1935.
334. Long Island R.R. General Mortgage 4 per cent, 1938.
335. Lorillard (P.) Co. 7 per cent Debentures, 1944.
336. Lorillard (P.) Co. 5 per cent Debentures, 1951.
337. Lorillard (P.) Co. 7 per cent Cum. Preferred.
182. Louisville & Nashville R.R. General Mortgage S.F. 6 per cent, 1930.

94. Louisville & Nashville R.R. Atlanta, Knoxville and Cin. Div. Mortgage 4 per cent, 1955.
184. Louisville & Nashville R.R. New Orleans & Mobile Div., 1st Mortgage 6 per cent, 1930.
338. Lynn & Boston R.R. 1st Mortgage 5 per cent, 1924.
339. Manhattan Rly. Co. 7 per cent Gtd. Capital Stock.
97. Michigan Central R.R. 1st Mortgage $3\frac{1}{2}$ per cent, 1952.
340. Milwaukee, Lake Shore & Western Rly. Consd. 1st Mortgage 6 per cent, 1921.
341. Milwaukee, Lake Shore and Western Rly. Ext. and Imp. Mortgages S.F. 5 per cent, 1929.
228. Milwaukee, Sparta & North Western R.R. 1st Mortgage Gtd. 4 per cent, 1947.
342. Mobile & Birmingham R.R. Prior Lien Mortgage 5 per cent, 1945.
343. Mobile and Ohio R.R., Montgomery Div., 1st Mortgage 5 per cent, 1947.
344. Nashville & Chattanooga & St. Louis Rly. 1st Consd. Mortgage 5 per cent, 1928.
345. Nashville, Florence & Sheffield Rly. 1st Mortgage 5 per cent, 1937.
346. National Tube Co., 1st Mortgage 5 per cent, 1952.
347. New York Air Brake Co. 1st Mortgage Conv. 6 per cent, 1928.
348. New York Central & Hudson R.R. Refunding & Improvement Mortgage $4\frac{1}{2}$ per cent, 2013, Series "A."
349. New York Central & Hudson River R.R. Co. Debentures 4 per cent, 1931.
351. New York Connecting R.R. 1st Mortgage $4\frac{1}{2}$ per cent, 1953, Series "A."
352. New York Gas, Electric Light, Heat & Power 1st Mortgage 5 per cent, 1948.
353. New York Gas, Electric Light, Heat & Power Co. Purchase Money Mortgage 4 per cent, 1949.
188. New York, Lake Erie & Western Rly. 1st Cons. Mortgage Funded Coupon 7 per cent, 1920.
246. New York, New Haven & Hartford R.R. Non-Conv. Debentures 4 per cent, 1955.
247. New York, New Haven & Hartford R.R. Non-Conv. Debentures 4 per cent, 1956.
102. New York, Ontario & Western Rly. Refunding 1st Mortgage 4 per cent, 1992.
248. New York, Westchester & Boston Rly. 1st Mortgage $4\frac{1}{2}$ per cent, 1946.
191. Norfolk & Western Rly. Conv. $4\frac{1}{2}$ per cent, 1938.
190. Norfolk & Western Rly. Conv. 4 per cent, 1932.
354. Norfolk & Western R.R., New River R.R. Div., 1st Mortgage 6 per cent, 1932.

144. Norfolk & Western Rly. Pocahontas Jt. 1st Mortgage 4 per cent, 1941.

192. Northern Pacific Rly. Refunding and Improvement 4½ per cent, 2047.

355. Northern Pacific Rly., St. Paul-Duluth Div., Mortgage 4 per cent, 1996.

106. Oregon R.R. & Navigation Co. Consd. Mortgage 4 per cent, 1946.

356. Oregon Short Line Rly. 1st Mortgage 6 per cent, 1922.

145. Oregon Short Line R.R. Cons. 1st Mortgage 5 per cent, 1946.

161. Pacific Tel. & Tel. 1st Mortgage Collateral Trust S.F. 5 per cent, 1937.

146. Pennsylvania Co. Collateral Trust (15-25 yrs.) Gold Certs. 4 per cent, 1921-31.

357. Pennsylvania Co. Trust Certificates Guaranteed 3½ per cent, 1937, Series "A."

358. Pennsylvania Co. Trust Certificates Guaranteed 3½ per cent, 1941, Series "B."

147. Pennsylvania Co. Trust Certificates Guaranteed 3½ per cent, 1942 and 1944, Series "C" and "D."

359. Pennsylvania Co. Trust Certificates Guaranteed 4 per cent, 1952, Series "E."

360. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4½ per cent, 1942, Series "C."

361. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4 per cent, 1945, Series "D."

362. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 3½ per cent, 1949, Series "E."

363. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4 per cent, 1953, Series "F."

364. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4 per cent, 1957, Series "G."

365. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4 per cent, 1960, Series "H."

366. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4½ per cent, 1963, Series "I."

367. Pittsburg, Cin., Chic. & St. Louis Rly. Consd. Mortgage 4½ per cent, 1964, Series "J."

368. Pittsburg, Fort Wayne & Chicago Rly. Special Guaranteed Stock.

195. Reading Co. Jersey Central Collateral Trust 4 per cent, 1951.

250. Rio Grande Junction Rly. 1st Mortgage 5 per cent, 1939.

369. St. Louis, Iron Mountain & Southern R.R. General Consd. Rly. and Land Grant Mortgage 5 per cent, 1931.

198. St. Louis Merchants Bridge Terminal Rly. 1st Mortgage 5 per cent, 1930.

148. St. Paul, Minn. & Manitoba R.R. 1st Consd. Mortgage 6 per cent, 1933.

150. St. Paul, Minn. & Manitoba R.R. 1st Consd. Mortgage 4 per cent, 1933.

370. St. Paul, Minn. & Manitoba R.R. Montana Ext. Mortgage 4 per cent, 1937.

201. Scioto Valley & New England R.R. Co. 1st Mortgage 4 per cent, 1989.

152. Seaboard Air Line Rly. 1st Mortgage 4 per cent, 1950.

109. South & North Alabama R.R. Consd. Mortgage 5 per cent, 1936.

371. South and North Alabama R.R. General Consd. Gtd. Mortgage 5 per cent, 1963.

372. Southern Rly. Co. Memphis Div. 1st Mortgage 5 per cent, 1996.

110. Southern Rly. Co., St. Louis Div., 1st Mortgage 4 per cent, 1951.

373. Swift & Co. 1st Mortgage 5 per cent, 1944.

112. Terminal R.R. Association of St. Louis 1st Consd. Mortgage 5 per cent, 1944.

114. Toledo, St. Louis & Western R.R. Prior Lien $3\frac{1}{2}$ per cent, 1925.

374. Toledo, Walhonding Valley & Ohio R.R. 1st Mortgage 4 per cent, 1942, Series "C."

375. United Fruit Co. 4-Year 5 per cent Notes, 1918.

376. United Fruit Co. $4\frac{1}{2}$ per cent Bonds, 1925.

204. United New Jersey R.R. and Canal Co. Gen. Mortgage 4 per cent, 1944.

377. United New Jersey R.R. and Canal Co. General Mortgage 4 per cent, 1923.

203. United New Jersey R.R. and Canal Co. General Mortgage 4 per cent, 1929.

156. Vandalia R.R. Consd. Mortgage 4 per cent, 1955, Series "A."

157. Vandalia R.R. Consd. Mortgage 4 per cent, 1957, Series "B."

205. Wabash R.R. 1st Mortgage 5 per cent, 1939.

378. Wabash R.R. 1st Lien and Equipment 5 per cent, 1921.

379. Washington Terminal Co. 1st Mortgage 4 per cent, 1945.

116. Washington Terminal Co. 1st Mortgage $3\frac{1}{2}$ per cent, 1945.

380. Western Electric Co. 1st Mortgage 5 per cent, 1922.

381. Western New York & Pennsylvania Rly. 1st Mortgage 5 per cent, 1937.

382. Western New York & Pennsylvania Rly. General Mortgage 4 per cent, 1943.

254. Western Pennsylvania R.R. Consolidated Mortgage 4 per cent, 1928.

383. Western Union Telegraph Co. Collateral Trust 50-Year 5 per cent, 1938.

162. Western Union Telegraph Co. Fund and Real Estate 50-Year $4\frac{1}{2}$ per cent, 1950.

384. Wheeling & Lake Erie R.R., Wheeling Div., 1st Mortgage 5 per cent, 1928.

385. Winston-Salem Southbound Rly. 1st Mortgage 4 per cent, 1960.

158. Wisconsin Central Rly. 1st General Mortgage 4 per cent, 1949.

256. Wisconsin Central Rly., Superior and Duluth Div. and Term., 1st Mortgage 4 per cent, 1936.

The American Dollar Securities Committee,
National Debt Office,
19, Old Jewry, London, E.C.

19th June, 1916.

No. 851.

The London Gazette, 23rd June, 1916.

[29636.]

Notice to Mariners.

No. 654 of the year 1916.

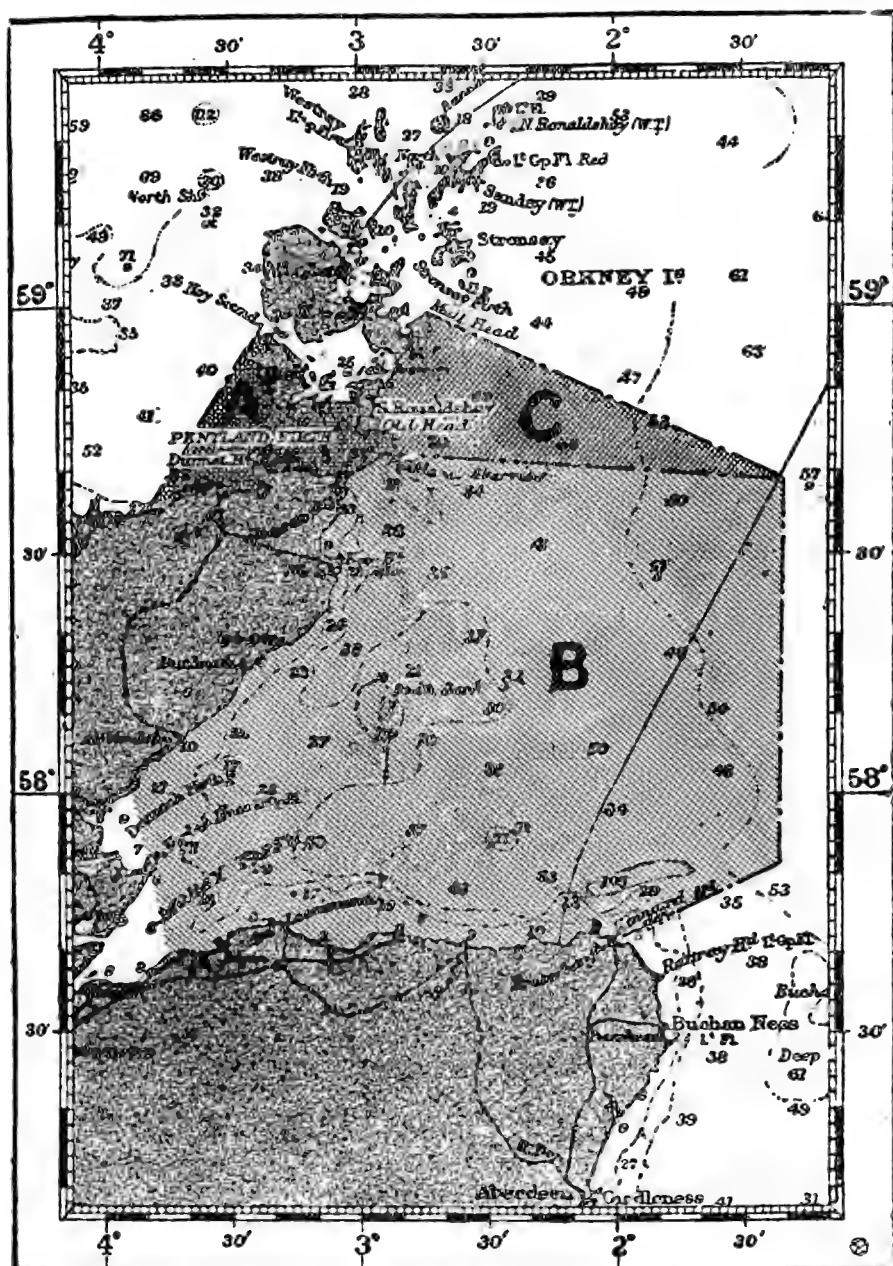
SCOTLAND, NORTH-EAST COAST.

PENTLAND AND MORAY FIRTHS—REGULATIONS WITH REGARD TO TRAFFIC.

Former Notices.—Nos. 888, 1037 and 1171 of 1915; and Nos. 7, 131, 229, 351, 460, 585 and 622 of 1916; hereby cancelled.

Notice is hereby given that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty, with a view to safeguarding the interests of shipping in the Pentland and Moray Firths, and are now in force:—

1. For the Purposes of this Notice the area between the Western entrance to the Pentland Firth and the Eastern



approaches to the Pentland and Moray Firths, has been divided into three areas, A, B and C, as indicated on the accompanying portion of chart No. 2.

2. No vessel, either British, Allied or Neutral, is to be under way in the areas A and B from half an hour after sunset to half an hour before sunrise.

3. No Westbound vessel is to be under way in the area C from half an hour after sunset to half an hour before sunrise.

4. Vessels proceeding to ports in the Moray Firth, in addition to complying with clauses 2 and 3, should endeavour to enter the Firth so as to arrive at their destinations not later than half an hour after sunset. Should their destinations not be arrived at by that time they are to anchor within three miles of the shore, weather permitting, and remain at anchor until half an hour before sunrise, when they may proceed to their destinations. No vessel, however, is to anchor outside one mile of the west coast of the Moray Firth when between the latitudes of Wick and Dunbeath respectively.

5. Any vessel contravening the foregoing regulations will run the gravest risk of being sunk.

Caution.—Neutral or Allied vessels are particularly warned that the passage through the Pentland Firth presents very grave risks to a Westbound vessel and are strongly advised not to take it.

Note.—This Notice is a re-publication of Notice No. 622 of 1916 with an amendment to paragraph 4.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to

Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.
By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London,
19th June, 1916.

No. 852.

The London Gazette, 20th June, 1916.

[29629.]

**Order amending list of persons in China and Siam to whom
articles may be exported.**

FOREIGN OFFICE,
June 20, 1916.

The following additions or corrections to the lists published as a supplement to *The London Gazette* of 16th May, 1916, of persons to whom articles to be exported to China and Siam may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the 24th day of September, 1915:—

Foreign Office. (Foreign Trade Deptment) 17th June, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to China may be consigned:—

Chiris, A. (Coffiney & Carrie), Chungking.
Chung Yue & Co., Tientsin.
Coffiney & Charrie (A. Chiris), Chungking.

Henningsen, H. F., Peking.
Hsin-li & Co., Chungking.
Mascarello, H., Chungking.
Matsuda Yoko, Tientsin.
Minemura, S., & Co., Tsingtao.
Philippidi, C. M., Chungking.
Thomson, J., Tsingtao.
Widler & Co. (E. Widler & A. Woodgate), Chungking.
Widler & Woodgate, E. & A. (Widler & Co.), Chungking.

No. 853.

*Second Supplement of The London Gazette, 20th June, 1916—
21st June, 1916.*

[29631].

Military Honours.

WAR OFFICE, 21st June, 1916.

With reference to the announcement of the award of the Distinguished Conduct Medals in the Honours Supplement to the London Gazette dated 3rd June, 1916, the following are the acts of gallantry for which the decorations have been awarded:—

CANADIAN FORCES.

10620, Private F. Armes, 4th Canadian Infantry Battalion, for conspicuous gallantry. He voluntarily went out to repair a telephone wire during a heavy bombardment by the enemy. Although knocked over by a shell, he continued his work till communication was established.

74055, Serjeant J. Cameron, 28th Canadian Infantry Battalion, for conspicuous and consistent gallantry, notably when, after the explosion of an enemy mine, he collected a party of men and beat off an attack by the enemy, and led some bombers who effectually held the crater. He also displayed marked courage during a raid on the enemy's trenches.

7953, Lance-Corporal O. Denman, 2nd Canadian Infantry Battalion, for conspicuous gallantry and good work. He has repaired telephone lines under heavy shell fire, and on one occasion, with a private, he rescued a wounded officer and brought him in under heavy rifle fire.

83378, Gunner J. T. Donnolly, 13th Battery, 4th Brigade, 2nd Canadian Divisional Artillery, for conspicuous gallantry when repairing telephone wires under heavy fire.

75552, Serjeant J. Dungan, 29th Canadian Infantry Battalion, for conspicuous gallantry and good work. He has repeatedly carried out dangerous work in front of our lines, and on the occasion of a raid by his battalion, showed marked courage.

477307, Private S. Flansberg, Royal Canadian Regiment (attached 4th Battalion, Canadian Mounted Rifles), for consistent good work in face of the enemy. He is always the first to volunteer for dangerous duties, and his gallant example inspires confidence among the men.

27629, Company Serjeant-Major W. G. Fraser, 15th Canadian Infantry Battalion, for consistent good work and gallant conduct as platoon serjeant, and more recently as Company Serjeant-Major.

X30206, Company Serjeant-Major J. Girvan, 1st Divisional Train, Canadian Army Service Corps, for consistent good work. He showed great steadiness under fire when taking up stores in action.

24199. Company Serjeant-Major C. F. E. Hall, 13th Canadian Infantry Battalion, for consistent good work throughout. He has displayed great gallantry in action when he carried important despatches under heavy shell fire. He has been badly wounded.

25908, Company Serjeant-Major A. Handcock, 14th Canadian Infantry Battalion, for consistent good work. He has displayed conspicuous gallantry in action, and has assisted wounded men into safety under heavy fire. He has also done fine work in the trenches.

5605, Serjeant-Major De F. Henderson, 3rd Divisional Signal Company, Canadian Engineers, for consistent gallantry in several actions and constant devotion to duty.

68154, Private T. F. Ingram, 25th Canadian Infantry Battalion, for conspicuous gallantry and good work as Scout Serjeant. He has successfully cut through the enemy's wire several times, and on one occasion, with an officer, succeeded in laying a torpedo in the enemy's wire.

5324, Serjeant D. M. Jemmett, 1st Field Company, 1st Canadian Divisional Engineers, for conspicuous gallantry and devotion to duty throughout the campaign, notably when constructing a bridge under heavy shell fire, and on another occasion when, though wounded, he remained in charge till he had completed his work, and then marched his party back to billets.

9064, Signaller R. G. Jones, 3rd Canadian Infantry Battalion, for conspicuous gallantry and good work when in charge of a signal station. He repeatedly ran new lines and repaired breaks under heavy shell and rifle fire.

6096, Acting Bombardier E. M. King, "B" Battery, Royal Canadian Horse Artillery, for consistent good work as senior linesman of the battery. He has frequently repaired lines under heavy fire at critical times.

61149, Private E. Leger, 22nd Canadian Infantry Battalion, for conspicuous gallantry when repairing telephone wires under continuous sniping fire and occasional machine-gun fire.

79113, Serjeant D. MacRae, 31st Canadian Infantry Battalion, for conspicuous gallantry when rescuing men buried by a shell. He was exposed to the view of the enemy and under continuous fire.

12601, Serjeant-Major A. G. Mackie, 5th Canadian Infantry Battalion, for consistent good work and devotion to duty. He has also been brought to notice for gallant conduct in action.

5602, Serjeant-Major G. C. Massey, 3rd Divisional Signal Company, Canadian Engineers, for consistent good work and devotion to duty under all circumstances. He has set a fine example to all ranks.

41447, Battery Serjeant-Major N. E. McKinnon, 8th Battery, 2nd Brigade, 1st Canadian Divisional Artillery, for consistent good work both as a No. 1 and as Battery Serjeant-Major. He is always cheerful and hard-working, and has displayed a fine courage.

2436, Squadron Quartermaster-Serjeant A. D. McNeill, Lord Strathcona's Horse (attached 7th Canadian Infantry Brigade Headquarters), for consistent good and zealous work throughout.

37163, Corporal G. R. McNicol, 1st Ammunition Sub. Park, Canadian Army Service Corps, for consistent good work. He displayed great courage when carrying despatches under heavy shell fire.

606, Corporal A. McI. Morrison, 6th Field Company, Canadian Engineers, for conspicuous gallantry. He laid wires to blow up an enemy post about 20 yards from the enemy's trench. With a Lance-Corporal he carried and laid charges, and when he found himself unable to explode them he returned for an instantaneous fuse, relaid his charges, and then exploded them.

5447, Corporal A. C. Oxley, 2nd Field Company, 1st Canadian Divisional Engineers, for conspicuous gallantry, courage and resource throughout the campaign, notably when putting positions in a state of defence under fire.

71860, Company Serjeant-Major T. Patterson, 27th Canadian Infantry Battalion, for consistent good work and devotion

to duty. He has set a fine example of cool courage on several occasions.

45034, Corporal C. Platts, 3rd Field Company, 1st Canadian Divisional Engineers, for conspicuous gallantry throughout, notably when, after a dangerous enterprise, he skilfully extricated his men, and then, for the rest of the night, carried in wounded men from exposed positions. He set a fine example.

21747, Private L. Preston, 7th Canadian Infantry Battalion, for conspicuous gallantry on several occasions, notably when he established a telephone station in the enemy's trenches during an attack after entering with the attacking party. He had previously volunteered to go in as a bomber.

69811, Private E. M. Robertson, 26th Canadian Infantry Battalion, for conspicuous gallantry and devotion to duty. When the signallers' dug-out was demolished by a shell during a heavy bombardment, he stuck to his telephone, although his left foot was blown off and his right leg was fractured.

110482, Lance-Corporal L. A. Robertson, 5th Battalion, Canadian Mounted Rifles, for conspicuous gallantry. He went out in view of the enemy and under heavy shell and rifle fire, and successfully established communication, using a shell hole for his telephone station.

40549, Battery Serjeant-Major J. Smith, 3rd Battery, 1st Brigade, 1st Canadian Divisional Artillery, for consistent good work as Battery Serjeant-Major and for coolness under fire at all times.

No. 854.

The London Gazette, 23rd June, 1916.

[29636.]

Army Council Order respecting Wool of 1916.

WAR OFFICE, LONDON,
21st June, 1916.

NOTICE.

Whereas by an Order published in the London Gazette on the 8th June, 1916, the Army Council, in pursuance of the powers conferred on them by Regulation 30 A. of the Defence of the Realm (Consolidation) Regulations, 1914, applied such Regulations to certain War material, to wit, raw wool grown or to be grown on sheep in Great Britain or Ireland during the seasons of 1916:

And whereas the Army Council deem it desirable that the Insurance of such War material purchased or sold before the 8th June, 1916, should be permitted:

Now, therefore, the Army Council give notice that they hereby authorize and permit the insurance of raw wool grown or to be grown on sheep in Great Britain or Ireland during the season 1916.

R. H. BRADE.

No. 855.

The London Gazette, 27th June, 1916.

[29641].

Warrant respecting the Military Medal.

WAR OFFICE, 24th June, 1916.

**SUPPLEMENTARY WARRANT PROVIDING FOR THE
AWARD OF "THE MILITARY MEDAL" TO
WOMEN.**

GEORGE R.I.

Whereas We did by Royal Warrant under Our Sign Manual, dated 25th March, 1916, institute and create a silver medal, entitled "The Military Medal," to be awarded to non-commissioned officers and men for bravery in the Field;

And whereas We are desirous that, under special circumstances, women shall be eligible for the award of the said medal;

It is Our Will and Pleasure, and We do hereby Ordain that "The Military Medal" may, under exceptional circumstances, on the special recommendation of a Commander-in-Chief in the Field, be awarded to women, whether subjects or foreign persons, who have shown bravery and devotion under fire.

Given at Our Court at Saint James's, this 21st day of June, 1916, in the Seventh year of Our Reign.

By His Majesty's Command,
A. BONAR LAW.

No. 856.

Order in Council providing Convalescent Homes for returned tubercular soldiers.

P.C. 1471.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 22nd June, 1916.

The Committee of the Privy Council have had before them a report, dated 16th June, 1916, from the Honourable Sir James A. Lougheed, President Military Hospitals Commission, stating that there is an unfortunate increase in the number of tubercular patients in the Canadian Expeditionary Force. At the present time there are 251 in the various private Sanatoria in Canada. According to an estimate received, under date June 2nd, from Surgeon-General G. Carleton Jones, the Director Medical Services, Canadian Contingents, London, England, the Commission may expect to have to provide for a further number of 180 who will be returned from England. To this must be added a certain number from the Battalions in Canada, which have not yet proceeded overseas.

The Minister further states that it is absolutely essential that the accommodation available should be set ahead of the number of men who have to be treated. The Commission has accommodation at its disposal at the following Sanatoria:—

Mountain, Hamilton.....	3	beds.
Mountain, in November, 1915.....	20	"
Byron, London.....	10	"
Minnewaska, Gravenhurst.....	100	"
Muskoka, Gravenhurst.....	60	"
St. Catharines.....	10	"
Sir Oliver Mowat, Kingston.....	10	"
Laurentian, Ste. Agathe.....	45	"
Laurentide Inn.....	60	"
Lake Edward.....	30	"
Charles Dalton, P.E.I.....	25	"
Ninette, Man.....	20	"
Tranquille, B.C.....	32	"
Edmonton.....	10	"
Calgary.....	10	"

The foregoing shows an accommodation of 445 beds, which is hardly sufficient to take care of the number of men in sight.

The Minister observes that increased accommodation may be secured at Minnewaska, and at the Sir Oliver Mowat, Kingston; at Lake Edward and at the Laurentide Inn, Ste. Agathe; on the Commission's entering into a guarantee to erect extra pavilions. There is an immediate need for extra accommodation at the Lake Edward Sanatorium, Que. At present the Commission is using the entire institution to the exclusion of civilian patients, and an intimation has been received that the number in residence must be reduced or extra accommodation provided. As the management is charging the Commission only the bare cost of maintenance, it can hardly be expected to incur a considerable capital expenditure in the extension of the premises. An offer has been received, that if the Commission will erect a pavilion for 20 men, the management will pay the cost of construction in excess of \$4,000.

The Minister, therefore, recommends that the Commission be permitted to incur an expenditure of \$4,000 on the erection of a pavilion at the Lake Edward Sanatorium.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 857.

The London Gazette, 23rd June, 1916.

[29636].

Notice of winding up of Firms and Companies of Enemy Nationality.

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

200. The London and Provincial Printing Ink Co., 9 and 10, Water Lane, Blackfriars, London, E.C., Chemical, Colour and Printers' Ink Manufacturers. *Controller*: Sidney John Field, 17, Shaftesbury Avenue, London, W. 22nd June, 1916.

201. Eiermann & Tabor, 2, Lauderdale Buildings, Aldersgate Street, London, E.C., Bronze Powder and Metal Leaf Manufacturers. *Controller*: Percy Weiller Straus 7, Great Winchester Street, London, E.C. 22nd June, 1916.

202. The Bakelite Co., Limited, Orb Works, Cowley, Middlesex, Makers of Insulating Material. *Controller*: Sir William B. Peat, 11, Ironmonger Lane, London, E.C. 20th June, 1916.

203. William Prym Co., Limited, 34, Noble Street, London, E.C., Manufacturers of Dress Fasteners, Spring-press Studs, etc. *Controller*: Desmond Forde, 65, London Wall, London, E.C. 20th June, 1916.

No. 858.

Canada Gazette, 22nd July, 1916.

The London Gazette, 23rd June, 1916.

[29636].

Notice respecting Transfers of Stock and Shares owned by Alien Enemies.

**NOTICE TO COMPANIES, MUNICIPAL AUTHORITIES
AND BANKERS, AS TO TRANSFER OF STOCKS,
ETC.**

The attention of all Companies, Municipal Authorities and Bankers, who keep registers or branch or local registers of any annuities, debenture stocks, debentures, stocks, shares or securities, is called to the provisions of the Trading with the Enemy Proclamation of 9th September, 1914,* (which under section 1 of the Trading with the Enemy Act, 1914, has Statutory Force) whereby all transactions with an enemy in stocks, shares or other securities are made illegal; and to the provisions of section 8 of the Trading with the Enemy Amendment Act of 1914, which forbids entries in such registers of any transfer of any securities therein registered inscribed or standing in the name of any enemy, except by leave of Court of competent jurisdiction or of the Board of Trade.

*p. 88.

These enactments are by the Trading with the Enemy Amendment Act, 1915, section 3, and the Trading with the Enemy (Extension of Powers) Act, 1915, extended to all persons who are enemies or treated as enemies under any Proclamation relating to Trading with the Enemy for the time being in force, and to all persons whose names appear on the Statutory List issued under the provisions of the latter Act.

Moreover, by the Trading with the Enemy Amendment Act, 1916, section 10, no Company shall take any cognizance of or otherwise act upon any notice of any securities made to or for the benefit of an enemy subject, except by leave of a Court of competent jurisdiction or of the Board of Trade.

All Companies, Municipal Authorities and Bankers are accordingly required before registering or allowing any transfer of any annuities, debenture stock, debentures, stocks, shares or other securities to obtain from both the Transferor and the Transferee or from the Brokers acting for them in the transfer or from a Solicitor or Banker on their behalf declarations in the form or to the effect of the declarations following.—

1.—Form of declaration by Transferor.

I/We hereby declare that I am not (no one of us is) a person resident or carrying on business in any country at war with Great Britain, or treated as an Enemy under any Proclamation relating to Trading with the Enemy, or mentioned, or a member of a body of persons mentioned, in the Statutory List under the Trading with the Enemy (Statutory List) Proclamation, 1916, No. 3, and that the within written transfer (enclosed herewith) is not made by me/us on behalf of any such person as aforesaid.

2.—Form of declaration by Transferee.

I/We hereby declare that I am not (no one of us is) a person resident or carrying on business in any country at war with Great Britain, or treated as an Enemy under any Proclamation relating to Trading with the Enemy, or mentioned, or a member of a body of persons mentioned, in the Statutory List under the Trading with the Enemy (Statutory List) Proclamation, 1916, No. 3, or an Enemy subject within the

meaning of the Trading with the Enemy Amendment Act, 1916, and that the within written transfer (enclosed herewith) is not made to me/us for the benefit of any such person as aforesaid.

These forms may be adapted to meet the case where the declaration is made by a Broker, Solicitor or Banker on behalf of the Transferor or Transferee.

No. 859.

Order in Council approving Committee of Council to supervise Censorship.

P.C. 1505.

CERTIFIED COPY of a report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 23rd June, 1916.

The Committee of the Privy Council have had before them a report, dated 22nd June, 1916, from the Right Honourable the Prime Minister, stating that the censorship of submarine cables is under the control of the Minister of Militia, the censorship of wireless messages is under the control of the Minister of the Naval Service, both these services being administered by the same officer, Lieutenant-Colonel Hamilton; the censorship of telegraphs and telephones and the press is under the control of the Secretary of State, and is administered by Lieutenant-Colonel E. J. Chambers; and the censorship of the mails is under the Postmaster-General, and is administered by the Deputy Postmaster-General, Dr. R. M. Coulter. It would appear that the remuneration paid to the censorship staff under Lieutenant-Colonel Hamilton exceeds what is paid to similar officials in the Imperial service, and it would also appear that the staff is unnecessarily large.

The Prime Minister recommends that a sub-committee of Council be appointed consisting of the Minister of the Naval Service, the Minister of Militia and Defence, the Postmaster-General, the Secretary of State and the Solicitor General, the Solicitor General to be Chairman and Convenor, and that

all the censorship services be placed under the control and management of such sub-committee, the sub-committee to have power to make such amalgamation and consolidation of the services, and such changes in the management and arrangement thereof and in the regulations relating thereto, and such reduction and changes in the staff and in the rates of pay, as they may deem to be advisable in the public interest; the sub-committee also to have power to confer upon the Solicitor General such powers and duties in connection with the administration and management of the Censorship Services as it may deem proper.

The Committee concur in the foregoing recommendation and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 860.

The London Gazette, 27th June, 1916.

[29641].

German Contraband.

FOREIGN OFFICE, June 23, 1916.

The Secretary of State for Foreign Affairs draws attention to the following translation of an Order issued by the German Government on the 3rd instant:—

I hereby direct that the following article be added to Article 23* of the Prize Ordinance of September 30th, 1909, last amended by the Imperial Decree of April 18th, 1915† (Reiches-Gesetzblatt, page 227):

(22) Cement.

Berlin, June 3rd, 1916.

For the Imperial Chancellor,

VON JONQUIERES.

*This article contains the list of conditional contraband of war.

†See *London Gazette* of Tuesday, May 11, 1915.

No. 861.

The London Gazette, 27th June, 1916.

[29641].

**Notice of winding up of firms and companies of Enemy
Nationality.**

**TRADING WITH THE ENEMY AMENDMENT ACT,
1916.**

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

204. Th. Goldschmidt, Limited, Registered Office, c/o Messrs. Hudson, Smith, Briggs and Taylor, Thames House, Queen Street Place, London, E.C., Purchasers of Tin Scrap for Export. *Controller:* Arthur Taylor, Thames House, Queen Street Place, London, E.C. 22nd June, 1916.

205. British Ceresit Waterproofing Co. Limited, 100, Victoria Street, London, S.W., Manufacturers of a Paste which renders Cement waterproof. *Controller:* F. Lindsay Fisher, Bassishaw House, Basinghall Street, London, E.C. 22nd June, 1916.

206. Moffatt, Ross & Co., Limited, 209 Upper Thames Street, London, E.C., Dealers in Incandescent Mantles. *Controller:* Walter Boniface, 2 Clement's Inn, London, W.C. 22nd June, 1916.

207. Tomlinson-Hemmar, Limited, 6 St. Mary's Gate, Manchester, Dealers in Normal Fuller Milling Machines. *Controller:* H. W. Garnett, 61 Brown Street, Manchester. 22nd June, 1916.

208. W. Mertens & Co., Limited, Balfour House, 119 Finsbury Pavement, London, E.C., Purchasing Tin and Timber Properties. *Controller:* J. D. Pattullo, 65, London Wall, London, E.C. 22nd June, 1916.

209. Griesheim-Elektron, Limited, Registered Office, 3 Thames House, Queen Street Place, London, E.C., and Manchester Office, Trinity House, 119 Chapel Street, Salford, Merchants in Dyestuffs and Chemicals. *Controller:* William Eaves, 15 Fountain Street, Manchester. 23rd June, 1916.

No. 862.

The London Gazette, 27th June, 1916.

[29641].

Notice to Mariners.

No. 669 of the year 1916.

SCOTLAND, EAST COAST AND ORKNEY ISLANDS.

PILOTAGE AND TRAFFIC REGULATIONS, ETC.

Former Notice.—No. 635 of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulations have been made by the Lords Commissioners of the Admiralty and are now in force:—

Pilotage is compulsory at the following ports for all vessels (including fishing vessels) which have a draught of over eight feet, and it is highly dangerous for any vessel to enter or leave such ports without a pilot. Fishing and other small vessels having a draught of over eight feet are to assemble at the Pilotage stations, and will be conducted into and out of port in groups.

I. FIRTH OF FORTH.

Section [A].

1. All incoming merchant vessels are only permitted to enter the Firth of Forth when they have sufficient daylight to enable them to reach Inchkeith before the close of "official day," which is notified in the Public Traffic Regulations for the Firth of Forth.

2. A light-and-whistle buoy has been established in lat. $56^{\circ} 09' 00''$ N., long. $2^{\circ} 51' 00''$ W. The buoy is painted green, and exhibits an *occulting white light every twelve seconds*, thus:—

Light	Eclipse
<hr/>	<hr/>
10 secs.	2 secs.

3. All incoming and outward bound merchant vessels are to pass within half a mile of, and to the southward of, the light-and-whistle-buoy mentioned in paragraph 2.

4. Incoming vessels must pass between the Isle of May and Anstruther Wester, thence they must steer a course so as to pass within half a mile of, and of the southward of, the light-and-whistle-buoy mentioned in paragraph 2, and thence direct for Kinghorn ness.

5. Vessels are warned that, after having entered the Firth of Forth, they must on no account pass to the southward of a line joining the north point to the Isle of May and Kinghorn ness, until in the longitude of 3° West, when course may be shaped for the centre of North channel.

6. On approaching Inchkeith, the pilot vessel in the North channel is to be closed and a pilot embarked.

7. Merchant vessels approaching the Firth of Forth from the southward are permitted to keep close to the shore until Barns ness is reached, when course should be shaped for the Isle of May, so as to pass between the Isle of May and Anstruther Wester.

8. No merchant or fishing vessel is permitted to enter the Firth of Forth between the Isle of May and the south shore of the Forth.

9. Merchant vessels approaching the Firth of Forth during the hours of darkness are to maintain a steady course and speed, and are to so arrange their speed that they shall not reach the Isle of May before daylight and thus will avoid having to reduce speed or stop in the vicinity of the Isle of May, where they may render themselves liable to be fired upon by shore batteries or patrol vessels.

10. No merchant vessel is permitted to be at an anchorage, during "official night," west of a line drawn from Barns ness to North Carr rock, and east of Inchkeith, unless such vessel has been granted permission by the King's Harbour Master, Rosyth, or unless such vessel is directed to anchor by the orders of a naval patrol vessel.

11. The above orders apply to vessels proceeding to *any* port in the Firth of Forth, whether to the eastward of Inchkeith or not.

12. Outward bound vessels must steer to pass the longitude of 3° W. in latitude $56^{\circ} 06' 30''$ N., thence shape course to

pass within half a mile of, and to the southward of, the light-and-whistle-bouy mentioned in paragraph 2, and thence between Anstruther Wester and the Isle of May.

Section [B].

1. Until further notice no merchant vessel is permitted to be under way in the Firth of Forth to the westward of Inchkeith during the hours of "official night."

2. No merchant vessel is permitted to enter or leave the docks at Leith or Granton during the hours of "official night."

3. No light on board any merchant vessel in the Firth of Forth is to be visible from outboard during the hours of "official night," other than regulation riding lights, which are provided for in paragraph 5 below.

All scuttles and skylights are to be effectively screened, or cabin lights kept extinguished.

4. No merchant vessel whilst lying at anchor to the westward of Inchkeith shall exhibit riding lights except as provided for in paragraph 5 below. Every such vessel shall, however, keep trimmed and screened—ready for exhibiting—the regulation riding lights, and such lights shall be quickly accessible when required.

5. Riding lights are only to be shown by merchant vessels anchored west of Inchkeith when the night signal for "Port Open" (three white lights vertical) is shown by the Examination vessel in Leith roads.

The Examination vessel will only show this signal on occasions when it is considered necessary by the Deputy Examining Officers.

6. Merchant vessels at anchor to the westward of Inchkeith are to keep a smart look out, and when the night signal for "Port Open" is shown by the Examination vessel in Leith roads, are to immediately display the regulation riding lights of a ship at anchor.

7. Merchant vessels berthed in Leith and Granton docks and harbours are prohibited from having any lights visible from outboard during the hours of "official night," unless such vessel is actually engaged in working cargo. All such lights are to be screened from overhead and from seaward when possible.

II. MORAY FIRTH.

1. All vessels bound to Cromarty or Inverness must call for a pilot at Wick or Burghead.

Outgoing vessels are to discharge their pilots at one or the other of these places.

2. It is dangerous for any vessel to be under way to the south-westward of a line joining Findhorn and Tarbet ness without a pilot.

3. No vessels of any description other than H.M. Ships and Auxiliaries are to be under way between sunset and sunrise in the waters contained between a line drawn from Tarbet ness to Findhorn, and a line drawn from Fort George to Chanonry point.

III. SCAPA FLOW.

1. All entrances are dangerous and entry is absolutely prohibited by any of them except as provided in succeeding paragraphs.

2. Examination services have been established in the entrances to Hoxa and Hoy sounds; vessels directed to enter must communicate with the Examination vessel and follow the instructions received from her very carefully.

3. No vessel is permitted to approach the entrance to Hoxa sound within a radius of 5 miles under any circumstances whatever, except when actually ordered to Scapa Flow. Vessels ordered to Kirkwall should proceed direct to that port.

4. The only vessels permitted to enter Hoy sound from the westward are those ordered to Stromness.

5. Vessels are not permitted to enter Hoxa or Hoy sound by night or in thick weather.

6. Passage through Cantick sound is entirely prohibited.

Note.

This Notice is a repetition of Notice No. 635 of 1916, with an amendment to Section [B], Part III, paragraph 5.

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation)

Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department Admiralty,
London, 23rd June, 1916.

No. 863.

Order in Council establishing the Military Hospitals Commission Command.

P.C. 1469.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 24th June, 1916.

The Committee of the Privy Council, on the recommendation of the Honourable Sir James A. Lougheed, President Military Hospitals Commission, submit for approval the proposals and regulations hereinafter set forth for the creation, direction and operation of a special Casualty Command consisting of men who have returned invalided from the Front and Convalescents from Overseas Battalions, to be known as the Military Hospitals Commission Command. This Command to

be part of the Canadian Expeditionary Force for Home Service and to be under the Military Hospitals Commission in all matters connected with command, administration and discipline, subject to the requirements of the military service.

2.—It is submitted that a change for the better can be made in the care of these invalided soldiers. The duty of caring for them is now divided between the Medical Staff of the Department of Militia and Defence, and the Military Hospitals Commission. Many members of the Medical Staff of the Department of Militia and Defence, at a great personal sacrifice, have given up their private practice, wholly or in part, to attend to the soldiers. Their duty is divided between caring for the troops being enlisted for overseas service and for those who have returned. As, in most instances, the invalided men who have come back to Canada require special treatment and as the Medical profession of Canada has been most generous and self-sacrificing in offering its services to the Commission, it would appear to be desirable to organize a staff, which will, so far as may be consistently with the law, operate independently of the Department of Militia and Defence, which will devote itself exclusively to the care of the men referred to in Paragraph 1. A service of this nature would be more efficient because more concentrated than the present one. It would transfer some outlay from the Department of Militia and Defence to the Military Hospitals Commission.

3.—The present dual system of control does not make for efficient administration, nor does it admit of the Commission's exercising the whole of the powers and authority conferred upon it by the Order in Council creating it.

4.—The difficulty of maintaining discipline, which has previously existed, may be minimized by the enforcement of such regulations in the hospitals and homes that a man will not be idle except in so far as repose is necessary to his restoration to health. It is of course understood that reasonable opportunities will be given for recreation. A system of physical exercises, similar to those in use at special depots in England, may be introduced.

5.—It is proposed to select for duty with this Command, in order to supervise discipline, an adequate number of Officers, Non-Commissioned Officers or Privates who may be promoted

to a Non-Commissioned Officers' rank, all of whom, as far as they may be available, shall be men who are incapacitated for active service at the front but capable of "Light Duty." These men will be selected with the utmost care, preference being given to those who have been distinguished for conduct and bravery.

6.—It is proposed to inflict fines and such other punishments, subject to the provisions of the King's Regulations and Orders, for breach of regulations, such as drunkenness, and to bring clearly before the men that the "Assessment of Character" on their military discharge is based upon their conduct in the Hospital or Home as well as on their conduct overseas. The principle will also be laid down that the care and training given to men in Convalescent Hospitals and Homes may be forfeited by conduct which shows that they do not properly value them.

7.—With regard to the question of pay, the ordinary pay of a Private which is continued during his period of training in a Hospital or Convalescent Home or for six months in a Sanatorium or other Institution is \$1.10 per day for a single man, with the addition of \$20 per month for a married man, or a man with a widowed mother to support. It is proposed that a single man without dependents should be allowed \$8 per month for spending money and that the balance should be placed monthly in a savings bank not to be drawn upon until final discharge, with the hope that "The Magic of the Bankbook" may lead many of them to continue saving in a way which would not be possible if they received, as they do now their full pay in cash. The Banker's Association of Canada has agreed to co-operate in this arrangement. It is not proposed to retain any part of the pay of married men or of men with dependents.

It shall, however, be permissible, when in the option of the Commission, the balance of pay can be used to better advantage than by depositing it in a bank to the credit of the soldier to dispose of it otherwise.

The following is a list of the Military Convalescent Hospitals and Homes operated by the Commission, with the accommodation of each, also a list of the Sanatoria where men suffering from tuberculosis may be sent:—

NAME.	Accommodation.
Belvidere, London.....	35
Central, M.C.H., London.....	130
Central, M.C.H., Toronto.....	130
Spadina, Toronto.....	230
Longwood, Toronto.....	25
Victoria, Hamilton.....	35
Dunedin, Hamilton.....	10
Elmhurst, Kingston.....	50
Richardson, Kingston.....	35
Sir Sandford Fleming, Ottawa.....	72
Khaki League, Montreal.....	99
Grey Nuns, Montreal.....	125
Savard Park, Quebec.....	150
Ross, Sydney.....	45
Parks, St. John.....	35
Deer Lodge, Winnipeg.....	130
Keefer, Port Arthur.....	25
Esquimalt.....	100
St. Chad's, Regina.....	70
Ogden, Calgary.....	140

SANATORIA.

NAME.	Available Accommodation.
Byron, London.....	10
Muskoka Free.....	60
Minnewaska.....	100
St. Catherines.....	10
Hamilton.....	3
Sir Oliver Mowat Memorial, Kingston.....	10
Lady Grey, Ottawa.....	1
Laurentide Inn, Ste. Agathe.....	60
Laurentian, Ste. Agathe.....	45
Lake Edward, P.Q.....	30
Kentville, N.S.....	—
Charles Dalton, P.E.I.....	40
Minette, Man.....	20
Tranquille, Kamloops.....	32
Edmonton.....	10
Calgary.....	10

There are several small Sanatoria in addition to the above where it may be possible to send tubercular patients.

9. The suggested establishment of the Command, which has been approved by competent Military Authority is set forth in Clauses 11 to 19.

10. Headquarters of the Command shall be located in Ottawa, and the office of the Officer Adminstrating at the Depot Company, Quebec.

11. The Headquarters Staff to be as follows:—

- (1) One Commanding Officer.
- (2) One Adjutant.
- (3) One Medical Superintendent.
- (4) One Paymaster (Depot Company).
- (5) One Regimental Sergeant-Major.
- (6) The thirteen clerks on the strength of the Discharge Depot to be transferred to the strength of the Depot Company.
- (7) Typists and other clerks as required.

12. The Commission shall take over the Discharge Depot at Quebec and St. John, which shall be known under the new title of "The Depot Company, Military Hospitals Commission."

13. The Units to be formed as follows:—

- A Unit.....Quebec, Montreal, Ste. Agathe, Lake Edward.
- B Unit.....St. John, Halifax, Sydney, C.B.
- C Unit.....Ottawa and Kingston.
- D Unit.....Toronto.
- E Unit.....Hamilton, Gravenhurst, St. Catharines.
- F Unit.....London.
- G Unit.....Winnipeg, Port Arthur.
- H Unit.....Regina, Saskatoon.
- I Unit.....Calgary, Edmonton.
- J Unit.....Victoria, Vancouver, Kamloops.

14. In each Hospital or Home or other Institution, a section of the Unit may be established, the number of men in which will vary from time to time, according to the number of cases in the particular institution.

15. Where other Hospitals or Homes are opened it shall be competent for the Commission to create new Units or attach

such newly opened Hospitals or Homes to existing Units and it shall also be competent for the Commission to create Units or sections of Units in centres where there is no Hospital or Home, when found necessary.

16. Each Unit shall have the following establishment:—

- (1) One Officer Commanding Unit, to be located at a Central Hospital or Home;
- (2) Company Sergeant-Major (to act also in the capacity of Q.M.S.);
- (3) Casualty Paymaster.

17. The staff at the various Hospitals and Homes shall be determined according to local requirements, but for Hospitals or Homes with fifty or more inmates a Lieutenant or other Commissioned Officer may form part of the Staff.

18. The following Medical Staff may be appointed, the number depending upon the size of the Hospital or Home:—

- 1 Medical Officer or more;
- Trained nurses, receiving pay;
- Assistant Wardmaster;
- Medical Orderlies.

19. The Medical Superintendent shall be responsible for the management of the Hospitals or Homes from the medical point of view. Officers or Non-Commissioned Officers in charge of Hospitals or Homes shall secure the approval of the Medical Officer before issuing orders regarding fatigues, discipline, granting leave of absence, attendance at classes, etc., that is on all points connected with the physical treatment of the men. Evacuation shall be carried out by Officers Commanding Units when approved by the Medical Officer.

20. The Medical Service at the Hospitals or Homes shall be performed either by Medical Officers of the Active Militia or by civil practitioners, as may be found most suitable according to local conditions, and the exigencies of the service. Rates of pay for such service, where necessary, which may be graded according to appointment, and not according to the rank held by the Officer, shall be arranged by the Medical Superintendent, subject to the confirmation of the Commission. Medical Officers of the Department of Militia and Defence, doing duty at Hospitals or Homes, shall be seconded for service under the Commission.

21. The Seniority or promotion of an Officer, seconded by the Department of Militia and Defence for service with the Military Hospitals Commission Command, shall in no way be prejudiced or interfered with by reason of such service.

22. Arrangements shall be made with the Accountant and Paymaster-General, Department of Militia and Defence, Ottawa, for the necessary credit for Paymasters of Units to issue cheques for pay and subsistence and separation allowances in respect of all men who are members of the Unit. The Officers Commanding Units shall be held responsible for the proper distribution of pay to men in their Command. On the return of a man from overseas or on his transfer from an Active Service Unit, a last pay certificate shall be sent within thirty days by the Paymaster General, Ottawa, or the Paymaster of the Active Service Unit, to the Officer Commanding the Casualty Unit to which the man is transferred.

23. All returned invalided men in Class 2, also Convalescents from overseas battalions who have not gone forward and also all men who may require treatment in a Sanatorium, Institution for the Care of the Insane, or other special Institution will be transferred to the Unit for the period of treatment. On completion of such period, they will be evacuated either (a) into Class 1 for final discharge without pension; (b) into Class 3 for final discharge with pension; or (d) for return to Active Service Unit.

24. The following is the definition of the three classes:—

CLASS 1.

Men for immediate discharge without a pension. (a) Unfit for overseas service but capable to take up their previous civilian occupation. (b) Disability not the result of service or involving claim as the result of or aggravation by service.

CLASS 2.

Men whose condition may be benefited by further medical treatment or rest in a Convalescent Hospital, Home or Sanatorium. If deemed advisable in some cases the Medical Officer in charge of the Convalescent Home, Hospital or Sanatorium may grant these men leave to return to their own homes and families for a definite period.

CLASS 3.

Men having a permanent disability which would not be benefited by further medical treatment (such disability due to or aggravated by service) and whose cases will immediately be considered by the Pensions Board with a view to pension. Men in this class will receive whatever benefits special instruction or appliances can give them.

25. The following will be the procedure for discharge from the service:—

(a) When a man has been passed by a Board, consisting of the Medical Officers at the Hospital or Home, as fit for civilian employment without claim to pension, and the findings of such Board have been approved by the Medical Superintendent of the Military Hospitals Commission, or his representatives, the man will be automatically transferred from Class 2 to Class 1. A discharge certificate will be issued by the Officer Commanding the Unit, and a cheque for the amount of pay and allowances to date of the Medical Board, together with a bonus of 15 days' pay and allowances and subsistence allowance, will be issued. The discharge documents in duplicate will then be sent by the Officer Commanding the Unit to the Secretary, Military Hospitals Commission, who will transmit one copy to the Adjutant General.

(b) When a man has been passed by a Board, consisting of the Medical Officers at the Hospital or Home, as a proper case for discharge and pension, and the findings of such Board have been approved by the Medical Superintendent of the Military Hospitals Commission, the man will be automatically transferred from Class 2 to Class 3. A discharge certificate will be issued by the Officer Commanding the Unit and a cheque for pay and allowances and subsistence allowance for 30 days from the date of the Medical Board together with whatever arrears may be due to date will be issued. The discharge documents in duplicate will then be sent by the Officer Commanding the Unit to the Secretary, Military Hospitals Commission, for transmission to the Pensions Commission.

(c) It is understood that in order that there may be no delay in dealing with cases which arise in the interval, until the Military Hospitals Commission Command is in operation, the Medical Boards will be handled as at present and the original

discharge documents will be passed to the Assistant Adjutant General of the Military District for transmission to Headquarters. A duplicate only being sent to the Secretary, Military Hospitals Commission.

26. While the Command is a unit of the Canadian Expeditionary Force, invalids from troops on duty in Bermuda, Canada or elsewhere, also British or other reservists returned invalided to Canada, may be attached to the Command, if necessary.

27. The rates of pay and allowances shall be in accordance with the rates prescribed for officers, and men of the C.E.F., subject, however, to the right of the Commission allocating, to any individual officer or man, the pay or allowances of a rank higher or lower than the rank actually held by any such officer or man, where the nature of the duties performed are considered to require a special rate of pay or allowances.

28. The Commission shall be empowered to issue and use Military Transport Requisitions and Warrants on the railroads of Canada, subject to the Military Regulations.

29. The Commission shall be empowered to issue an armlet or other distinguishing badge to be worn by members of the Command.

30. The Commission shall be empowered to appoint an Officer or Officers for service at the Canadian Casualty Assembly centre, England, or such other Officers, civil or military, as may be deemed necessary for the proper administration of the Command.

31. All expenses for maintenance, salaries, administration, etc., shall be charged to War Appropriation, in accordance with the War Measures Act, and with Clause 9, of Order in Council, No. 2412, 1915.

32. The provisions of this Order in Council shall become operative in the several Military Districts at such dates as the Officer Commanding the Command may determine by arrangement with the Officers Commanding Districts.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 864.

*Canada Gazette, 24th June, 1916.***Patents of Invention held by Alien Enemies.**

ORDERS AND REGULATIONS RESPECTING PATENTS OF INVENTION UNDER "THE WAR MEASURES ACT."

Applications to Avoid or Suspend Patents.

No. of Patent.	Name of Registered Owner.	Short Title.	Name and Address of Applicant.	Date of Hearing.
78745 . . .	Hulsberg & Co. Gesellschaft mit beschränkter Haftung, assignee of Max Ruping.	Improvements in or relating to the impregnation of Wood and Other Porous Materials.	Vancouver Creosoting Co. Ltd., Vancouver, B.C.	July 6th, 1916.
92353 . . .	Hulsberg & Co. Gesellschaft mit beschränkter Haftung, assignee of Max Ruping.	The Impregnation of Wood and Other Porous Materials.	Vancouver Creosoting Co. Ltd., Vancouver, B.C.	July 6th, 1916.

Any person interested who desires to be heard in opposition to any of the above applications must give notice in writing addressed to The Commissioner of Patents, Ottawa, Canada, before the date of hearing.

GEO. F. O'HALLORAN,
Deputy Commissioner of Patents.

No. 865.

Supplement of The London Gazette, 23rd June, 1916-24th June, 1916.

[29637].

Military Honours.

WAR OFFICE,
24th June, 1916.

His Majesty the KING has been graciously pleased to approve of the appointment of the undermentioned Officer to be a Companion of the Distinguished Service Order, in recognition of his gallantry and devotion to duty in the field:—

Lt.-Col. William Antrobus Griesbach, 49th Canadian Infy. Bn.

For conspicuous gallantry and skill in the handling of his battalion during a heavy bombardment and subsequent attack by the enemy. On another occasion by his prompt action and fine example he was largely responsible for the rescue of several men who had been buried by shell fire.

His Majesty the KING has been graciously pleased to confer the Military Cross on the undermentioned:

Temp. Lt. Henry Hobbs, late 49th Canadian Infy Bn.

For conspicuous gallantry on many occasions, notably when ,after working for half an hour under heavy shell fire, he rescued a man from a dug-out which had been blown in. He has since been wounded.

His Majesty the KING has been graciously pleased to approve of the award of the Distinguished Conduct Medal to the undermentioned:

A11128, Private H. A. Craig, Princess Patricia's Canadian Light Infantry.

For conspicuous gallantry. He picked up an enemy bomb which had fallen into the middle of a group of our bombers and threw it over the parapet, where it immediately exploded. He thereby saved many casualties.

432037, Company Serjeant-Major C. Miles, 49th Canadian Infantry Battalion.

For conspicuous gallantry. During a heavy bombardment by the enemy he moved from place to place over the open under heavy fire, directing and encouraging his men, evacuating the wounded and rescuing buried men. He has frequently been brought to notice for bravery.

The undermentioned Officers and Warrant Officers have been awarded the Distinguished Service Order and Military Cross respectively, and the specific acts for which the rewards have been granted will be announced as soon as possible in the London Gazette:—

Awarded the Distinguished Service Order.

Major John Alexander Ross, 24th Canadian Infantry Battalion.

Awarded the Military Cross.

Captain John Arthur Cullum, Canadian Army Medical Corps (attached 28th Infantry Battalion).

Temporary Captain Albert Peter Miller, 21st Canadian Infantry Battalion.

Lieutenant James Creswell Auld, 16th Battery, Canadian Field Artillery.

Lieutenant Peter Louis Stuart Browne, 22nd Canadian Infantry Battalion.

Lieutenant John Arnold Jackson, 29th Canadian Infantry Battalion.

Lieutenant Robert Wynyard Powell, 4th Field Company, Canadian Engineers.

Lieutenant George Alexander Speer, 21st Canadian Infantry Battalion.

No. 866.

The London Gazette, 27th June, 1916.

[29641].

Munitions Order.

ORDER.

In pursuance of the powers conferred on him by Regulation 30A of the Defence of the Realm Consolidation Regulations, 1914, the Minister of Munitions hereby orders that the War Material to which the Regulation applies shall include War Material of the following class and description—namely: Whale Oil other than Sperm Oil.

The Order dated March 18th, 1916, published in the London Gazette of March 21st, 1916, is hereby cancelled.

Notice.

All applications for a Permit in connection with the above Order should be addressed to the Director of Propellant Supplies,

Ministry of Munitions, 32-34, Old Queen Street, Westminster, S.W.

June 24, 1916.

No. 867.

The London Gazette, 27th June, 1916.

[29641].

**Order under the Defence of the Realm Acts respecting
Ships' Lights.**

**DEFENCE OF THE REALM (CONSOLIDATION)
REGULATIONS, 1914.**

SHIPS' LIGHTS.

The Lords Commissioners of the Admiralty hereby make the following Order under the Defence of the Realm (Consolidation) Regulations, 1914:—

1. *Anchor Lights*.—No electrically-lit lanterns shall be employed as anchor lights. The normal brilliancy of all other anchor lanterns shall be reduced by 50 per cent.

All anchor lanterns are to be fitted with overhead screens, so arranged as to cut off the light at an angle of between 20 and 25 degrees above the horizontal.

(*Note*.—Specimen screens can be viewed at: The Board of Trade Surveyor's Office at Leith, North Shields, Hull, London, Plymouth, Cardiff, Liverpool, Glasgow, and Dublin.)

2. *Bow and Masthead Steaming Lights*.—Vessels in estuaries and harbours where navigation in the dark hours is permitted shall not employ electrically-lit lanterns as Bow or Steaming lights.

3. *Other Lights*.—No light, either aloft, on deck or below, except those required by the Regulations for the Prevention of Collisions at Sea, and such as may be necessary for authorised signalling purposes, shall be permitted to be visible from outboard. This shall apply to all vessels whether under way or at anchor.

4. The above Orders shall apply to vessels of every description, other than H.M. Ships, in the waters of the United

Kingdom except within three miles of the Irish Coast, and shall come into force forthwith, with the exception of that part which relates to the screening of anchor lights, which shall come into force four weeks after the date hereof.

Given under our hand, this twenty-fourth day of June, 1916.

F. C. T. TUDOR.

C. F. LAMBERT.

No. 868.

The London Gazette, 27th June, 1916.

[29641].

Notice to Mariners.

No. 679 of the year 1916

ENGLAND, EAST COAST.

RIVER HUMBER APPROACH—PROHIBITED AREA.

Former Notices.—Nos. 318 and 650 of 1916; hereby cancelled.

Mariners are hereby warned that, under the Defence of the Realm (Consolidation) Regulations, 1914, the following Regulation has been made by the Lords Commissioners of the Admiralty and is now in force:—

The undermentioned area in the northern approach to the River Humber is entirely prohibited to all vessels:—

Limits of prohibited area:

(a) *On the South.*—By a line drawn from the south-west extremity of Spurn point to Humber light-vessel.

(b) *On the East.*—By a line drawn from Humber light-vessel in a 34° (N. 50° E. Mag.) direction for a distance of 3 miles, and thence in a 330° (N. 14° W. Mag.) direction for a distance of 3 miles.

(c) *On the North.*—By a line drawn from the northern extremity of limit (b) in a 262° (N. 82° W. Mag.) direction to Kilnsea beacon.

(d) *On the West.*—By the Yorkshire coast between Kilnsea beacon and the south-west extremity of Spurn point.

Variation.—16° W.

Note.—This Notice is a re-publication of Notice No. 650 of 1916, with amendments to paragraph (b).

Caution.

This Admiralty Notice to Mariners is issued under the provisions of the Defence of the Realm (Consolidation) Regulations, 1914, and failure to comply strictly with the directions contained in it will constitute an offence against those Regulations.

Any person found guilty of such an offence is liable to severe penalties both of imprisonment and fine.

Any person aiding or abetting the commission of such an offence is himself guilty of an offence against the Regulations.

Attention is also drawn to the fact that any infringement of the directions contained in this Admiralty Notice to Mariners is liable to result in the detention of the ship or vessel.

Authority.—The Lords Commissioners of the Admiralty.

By Command of their Lordships,

J. F. PARRY,
Hydrographer.

Hydrographic Department, Admiralty,
London, 24th June, 1916.

No. 869.

*Third Supplement to The London Gazette, 23rd June, 1916—
26th June, 1916.*

[29639].

Military Honours.

WAR OFFICE,

26th June, 1916.

His Majesty the KING has been graciously pleased to approve of the undermentioned reward for Distinguished Service in the Field, dated 3rd June, 1916:—

Awarded the Military Cross.

Honorary Captain Rev. James Adolphe Fortier, Chaplain,
Canadian Forces.

No. 870.

The London Gazette 30th June, 1916.

[29647.]

**Order amending the List of persons in Liberia to whom goods may
be exported.**

LIBERIA.

Foreign Office. (Foreign Trade Department.) 26th June, 1916.

The following names are added to the list of persons and bodies of persons to whom articles to be exported to Liberia may be consigned:—

Barclay, A.
Barclay, A., Mrs.
Grimes, E. M., Mrs.
Howard, Daniel E.
Howard, Daniel E., Mrs.
King, C. D. B.
King, C. D. B., Mrs.

No. 871.

The London Gazette, 27th June, 1916.

[29641].

BY THE KING.

A PROCLAMATION FOR PROHIBITING THE IMPORTATION OF
CERTAIN ARTICLES INTO THE UNITED KINGDOM.

GEORGE R.I.

WHEREAS by Section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

And whereas it is expedient that the importation into the United Kingdom of certain goods should be prohibited as hereinafter provided:

Now, therefore, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows:—

As from and after the Sixth day of July, 1916, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz:—

Such motor cars, chassis, parts and accessories (other than tyres) as were expressly exempted from the prohibition on the importation of motor cars, chassis, motor cycles and parts and accessories thereof which was imposed by the Prohibition of Import (No. 3) Proclamation, 1916.

Vacuum cleaners.

Yeast.

Provided always, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under licence given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such licence.

This Proclamation may be cited as the Prohibition of Import (No. 7) Proclamation, 1916.

Given at Our Court at Buckingham Palace, this Twenty-seventh day of June, in the year of Our Lord one thousand nine hundred and sixteen, and in the seventh year of Our Reign.

GOD SAVE THE KING.

No. 872.

The London Gazette, 27th June, 1916.

[29641].

Order amending list of persons in China and Siam to whom goods may be exported.

FOREIGN OFFICE, June 27, 1916.

The following additions or corrections to the lists published as a supplement to the *London Gazette* of 16th May, 1916, of persons to whom articles to be exported to China and Siam, may be consigned, are notified by order of the Secretary of State for Foreign Affairs, in accordance with the provisions of the Proclamation relating to the exportation of articles to China and Siam during the present war, issued on the twenty-fourth day of September, 1915:—

SIAM.

Foreign Office (Foreign Trade Dept.), 23rd June, 1916.

The following name is added to the list of persons and bodies of persons to whom articles to be exported to Siam may be consigned:—

Motiwalla, E. J., & Co., Bangkok.

No. 873.

Supplement to The London Gazette, 27th June, 1916—28th June, 1916.

[29642.]

Order of His Majesty in Council amending the Defence of the Realm (Consolidation) Regulation, 1914.

AT THE COURT AT BUCKINGHAM PALACE, THE 27TH DAY OF JUNE, 1916.

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Order in Council dated the twenty-eighth day of November, nineteen hundred and fourteen, His Majesty

was pleased to make Regulations (called the "Defence of the Realm (Consolidation) Regulations, 1914") under the Defence of the Realm Consolidation Act, 1914, for securing the public safety and the defence of the realm:

AND WHEREAS the said Act has been amended by the Defence of the Realm (Amendment) Act, 1915, the Defence of the Realm (Amendment) (No. 2) Act, 1915, and the Munitions of War Act, 1915:

AND WHEREAS the said Regulations have been amended by various subsequent Orders in Council:

AND WHEREAS it is expedient further to amend the said Regulations in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, that the following amendments be made in the said Regulations:

1. After Regulation 2c the following Regulation shall be inserted:—

"2d. It shall be lawful for the Admiralty or Army Council or the Minister of Munitions, or any person authorised by them to act in their behalf, after consultation with the Board of Trade, to give directions as to the priority to be given in the execution of orders or contracts for the supply of coal or coke, with a view to securing precedence for orders or contracts in accordance with their national importance, and the owner, agent or manager of any mine or any other person affected by the directions who fails to comply with any directions so given, and any person who in any certificate or document given or issued for the purpose of securing priority for any order or contract in pursuance of such directions makes any false statement or false representation, shall be guilty of an offence against these Regulations."

2. In Regulation 19 after the words "without the permission of the competent naval or military authority" there shall be inserted the words "or the Minister of Munitions."

3. After paragraph (g) of Regulation 45 the following paragraph shall be inserted:—

"or (h) makes any statement or does any act intended or calculated to mislead or deceive any person in the employment of or acting for or on behalf of His Majesty or any Government Department, or the Government of any of His Majesty's Dominions or the Government of any

Allied State as to the quantity or quality of any war material or other goods, or otherwise in relation to the manufacture, testing or supply thereof, or with the like intent withholds any information in his possession."

4. In Regulation 55 after the words "as may be fixed by the competent naval or military authority" the following proviso shall be inserted:—

"Provided that a person so taken into custody as having committed a summary offence against these regulations may be released on bail in manner aforesaid without application to or direction from the competent naval or military authority."

5. In subsection (5) of Regulation 56, for the words "may be tried by a court of summary jurisdiction and not otherwise" there shall be substituted the words "may, if he is not subject to the Naval Discipline Act or to military law, be tried by a court of summary jurisdiction and not otherwise, and, if he is so subject, may be so tried or may be dealt with as for an offence against the Naval Discipline Act or military law, as the competent naval or military authority may decide."

6. In Regulation 58D, after the words "while he was subject to military law shall," there shall be inserted the words "unless the competent military authority otherwise directs and."

ALMERIC FITZROY.

No. 874.

Supplement to The London Gazette, 27th June, 1916—28th June, 1916.

[29642.]

Order of His Majesty in Council amending the Aliens Restriction (Consolidation) Order.

**AT THE COURT AT BUCKINGHAM PALACE, THE 27TH
DAY OF JUNE, 1916.**

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by the Aliens Restriction (Consolidation) Order, 1916 (hereinafter referred to as the principal Order), His

Majesty, in exercise of the powers conferred by the Aliens Restriction Act, 1914, has been pleased to impose restrictions on aliens, and to make various regulations for carrying these restrictions into effect:

AND WHEREAS the principal Order was extended by a further Order in Council made on the thirtieth day of March, nineteen hundred and sixteen:

AND WHEREAS it is expedient further to amend and extend the provisions of the principal Order in manner hereinafter appearing:

NOW, THEREFORE, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1. At the end of Article 18c of the principal Order the following paragraph shall be added:—

“Any person who purports to attest the particulars in an identity book when any of the relevant particulars in the book have not been filled in and signed shall be deemed to have made a false representation in attesting the particulars in an identity book.”

2. The following subsection shall be added at the end of Article 20A of the principal Order:—

“(6) The fact that the rooms or any of the rooms in a house are let unfurnished shall not prevent the house from being deemed to be a lodging-house for the purposes of this Article.”

3. In subsection (2) of Article 22A of the principal Order the words “such date or dates as may be fixed by order of a Secretary of State” shall be substituted for the words “the first day of July, nineteen hundred and sixteen,” and the words “Article 18B of” shall be omitted.

4. At the end of Article 33 of the principal Order the following subsection shall be inserted:—

“(2) Nothing in this Order imposing restrictions or disabilities on aliens shall be construed as imposing any such restriction or disability on an alien friend who for the time being is serving as a member of His Majesty's military forces (including an alien friend who whilst serving as a member of those forces is on leave in the United Kingdom):

Provided that the relief conferred by this provision shall not extend to members of the army who are for the time being transferred to the reserve, or to members of His Majesty's volunteer forces."

ALMERIC FITZROY.

No. 875.

Supplement to The London Gazette, 27th June, 1916—28th June, 1916.

[29642.]

Order of His Majesty in Council respecting the Exportation of certain Commodities.

AT THE COUNCIL CHAMBER, WHITEHALL, THE 28TH DAY OF JUNE, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE PRIVY COUNCIL.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

AND WHEREAS by a Proclamation, dated the 10th day of May, 1916, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

AND WHEREAS by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

AND WHEREAS there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May, 1916, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the Schedule to the same:—

(1) That the following headings should be deleted:—

Woods, the following:—

- (c) Lignum vitæ;
- (c) Mahogany.

(2) That the following headings should be added:—

- (c) Bristles;
- (a) Cape garnets or rubies;
- (a) Copper stamps used for stamping woven piece goods;
- (a) Fire bricks and fire clay;
- (c) Insulating materials, the following:—
 - Leatheroid;
 - Oiled cloth and tape;
 - Vulcanised fibre;
- (c) Rattan, woven;
- (c) Tea;
- (c) Varnishes, spirit, containing gum;
- (b) Vinegar containing not more than 6 per cent of acetic acid;
- (a) Vinegar essence and similar preparations containing more than 6 per cent of acetic acid;
- (a) Wire, barbed, and galvanised wire;

Woods, the following:—

- (a) Beefwood;
- (a) Birch;
- (a) Boxwood;
- (a) Dogwood;
- (a) Greenheart;
- (a) Hickory;
- (a) Lancewood;
- (a) Lignum vitæ;
- (a) Mahogany;
- (a) Padouk;
- (a) Sabicu;
- (a) Teak;
- (a) Whitewood.

(3) That on and after the 17th day of July, 1916, the headings "(a) Bags and sacks made of jute" and "(a) Jute wrappers (Surrat tares)" should be deleted and there be substituted therefor the heading "(a) Bags, wrappers or sacks made of jute, other than any such bags, wrappers or sacks as constitute the coverings of goods to be shipped for exportation and are allowed by the Commissioners of Customs and Excise to be shipped as such Coverings."

NOW, THEREFORE, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

No. 876.

Third Supplement to The London Gazette, 27th June, 1916—28th June, 1916.

[29644.]

AMERICAN DOLLAR SECURITIES COMMITTEE.

Third List of Securities which the Treasury is prepared to purchase, and which will be subject to Special Income Tax.

Exemption will be granted in respect of those Securities which are lent to the Treasury under the Deposit Scheme.

Further lists of the Securities in respect of which holders will be liable to the Special Income Tax of 2s. in the £ will be issued from time to time.

386. Albany & Susquehanna R.R. 1st Mort. Conv. 3½ per cent, 1946.

387. Albany & Susquehanna R.R. Guaranteed Stock.

388. American Agricultural Chemical Co. 1st Mortgage Convertible S.F. 5 per cent, 1928.

389. American Agricultural Chemical Co. Convertible Debenture 5 per cent, 1924.

390. American Agricultural Chemical Co. 6 per cent Cum. Preferred.

391. American Bank Note Co. 6 per cent Cum. Preferred.
392. American Beet Sugar Co. 6 per cent Non-Cum. Preferred.
393. American Can Co. Debentures 5 per cent, 1928.
394. American Can Co. 7 per cent Cum. Preferred.
395. American Car & Foundry Co. 7 per cent Non-Cum. Preferred.
396. American Cotton Oil Co. Debentures 5 per cent, 1931.
397. American Cotton Oil Co. 6 per cent Non-Cum. Preferred.
398. American Dock & Improvement Co. 1st Mort. Guar. 5 per cent, 1921.
399. American Hide & Leather Co. 1st Mortgage 6 per cent, 1919.
400. American Locomotive Co. 7 per cent Cum. Preferred.
401. American Power & Light Co. 6 per cent Notes, 1921.
402. American Smelting & Refining Co. 7 per cent Cum. Preferred.
403. American Sugar Refining Co. 7 per cent Cum. Preferred.
404. American Tobacco Co. Bonds 6 per cent, 1944.
405. American Tobacco Co. Bonds 4 per cent, 1951.
406. American Tobacco Co. 6 per cent, Cum. Preferred.
407. American Tobacco Co. New Preferred.
408. American Woollen Co. 7 per cent Cum. Preferred.
409. Atlanta & Charlotte Air Line Rly. 1st Mortgage $4\frac{1}{2}$ per cent, 1944, Series "A."
410. Atlanta & Charlotte Air Line Rly. Guaranteed Stock.
411. Atlanta Gas Light Co., 1st Mortgage 5 per cent, 1947.
412. Atlantic Coast Line Railroad Common.
413. Atlas Portland Cement Co. 1st Mortgage 6 per cent, 1925.
414. Austin & Northwestern R.R. 1st Mortgage 5 per cent, 1941.
415. Baldwin Locomotive Works 1st Mortgage S.F. 5 per cent, 1940.
416. Baldwin Locomotive Works 7 per cent Cum. Preferred.
417. Baltimore & Ohio R.R. $4\frac{1}{2}$ per cent Equipment Notes.
418. Bay State Street Rly. 5 per cent Serial Coupon Notes.
419. Bethlehem Steel Corporation 1st Extension Mtge. S.F. 5 per cent, 1926.
420. Bethlehem Steel Corporation 1st Lien and Refunding Mortgage 5 per cent, 1942, Series "A."
421. Bethlehem Steel Corporation 7 per cent Non-Cum. Preferred.
422. Boston & Albany R.R. Equipment $4\frac{1}{2}$ per cent Notes.
423. Carolina, Clinchfield & Ohio Rly. (Elkhorn Extension) 1st Mtge. 5 per cent Notes, 1917.

424. Cedar Rapids, Iowa Falls and North Western Rly. Gtd. 1st Mortgage 5 per cent, 1921.
425. Central District Telephone Co. 1st Mort. S.F. 5 per cent, 1943.
426. Central Leather Co. 1st Lien 5 per cent, 1925.
427. Central Leather Co. 7 per cent Cum. Preferred.
428. Central New England Rly. 1st Mortgage 4 per cent, 1961.
429. Central of Georgia Rly., Chattanooga Division, Purchase Money Mortgage 4 per cent, 1951.
430. Central of Georgia Rly., Macon and Northern Division, 1st Mortgage 5 per cent, 1946.
431. Central of Georgia Rly., Middle Georgia and Atlantic Division, 1st Mtge. 5 per cent, 1947.
432. Central of Georgia Rly., Mobile Division, 1st Mortgage 5 per cent, 1946.
433. Central Ohio R.R. Reorganization 1st Mortgage $4\frac{1}{2}$ per cent, 1930.
434. Chesapeake & Ohio Rly. General Refunding and Improvement Mortgage 5 per cent, 1929.
435. Chesapeake & Ohio Rly., Craig Valley Branch, 1st Mortgage 5 per cent, 1940.
436. Chesapeake & Ohio Rly., Richmond and Allegheny Division, 1st Cons. Mtge. 4 per cent, 1989.
437. Chesapeake & Ohio Rly., Richmond and Allegheny Division, 2nd Cons. Mtge. 4 per cent, 1989.
438. Chesapeake & Ohio Rly., Warm Springs Valley Branch, 1st Mortgage 5 per cent, 1941.
439. Chicago & North Western Rly. S.F. 6 per cent, 1929.
440. Chicago & North Western Rly. S.F. 5 per cent, 1929.
441. Chicago & North Western Rly. Debentures 5 per cent, 1921.
442. Chicago & North Western Rly. General Mortgage 5 per cent, 1987.
443. Chicago, Burlington & Quincy R.R., Denver Extension S.F. 4 per cent, 1922.
444. Chicago, Burlington & Quincy R.R., Iowa Division, S.F. 5 per cent, 1919.
445. Chicago, Burlington & Quincy R.R., Iowa Division, S.F. 4 per cent, 1919.
446. Chicago, Burlington & Quincy R.R., South Western Division, S.F. 4 per cent, 1921.
447. Chicago, Burlington & Quincy R.R. Capital Stock.
448. Chicago, Hammond & Western R.R. 1st Mortgage 6 per cent, 1927.
449. Chicago, Indiana & Southern R.R. 1st Mortgage 4 per cent, 1956.
450. Chicago Railways Co. 1st Mortgage 5 per cent, 1927.

451. Chicago, Rock Island & Pacific Rly. 1st Mortgage 6 per cent, 1917.
452. Choctaw, Oklahoma & Gulf R.R. General Mortgage 5 per cent, 1919.
453. Choctaw, Oklahoma & Gulf R.R. Cons. Mtge. 5 per cent, 1952.
454. Cincinnati, Indianapolis, St. Louis & Chicago Rly. 1st Cons. 6 per cent, 1920.
455. Cincinnati, Indianapolis, St. Louis & Chicago Rly. General 1st Mort. 4 per cent, 1936.
456. Cleveland, Akron & Columbus Rly. 1st Cons. Gtd. 4 per cent, 1940.
457. Cleveland, Akron & Columbus Rly. General Gold 5 per cent, 1927.
458. Cleveland, Cincinnati, Chicago & St. Louis Rly., Cin., Wabash & Michigan Div., Mortgage 4 per cent, 1991.
459. Cleveland, Col., Cin., & Indianapolis Rly. Gen. Cons. Mtge. 6 per cent, 1934.
460. Cleveland & Pittsburg R.R. Guaranteed Betterment Stock.
461. Cleveland Short Line Guaranteed 1st Mortgage $4\frac{1}{2}$ per cent, 1961.
462. Cluett, Peabody & Co. Inc. 7 per cent Cum. Preferred.
464. Commonwealth Edison Co. 1st Mortgage 5 per cent, 1943.
464. Commonwealth Edison Co. 1st Mortgage 5 per cent, 1943.
465. Commonwealth Electric Co. 1st Mortgage 5 per cent, 1943.
466. Consolidated Gas, Electric Light & Power Co. of Baltimore 6 per cent Cum. Preferred.
467. Consolidation Coal Co. 10-Year Convertible 6 per cent, 1923.
468. Consolidation Coal Co. 1st and Refunding Mortgage 5 per cent, 1950.
469. Cuban American Sugar Co. 7 per cent Cum. Preferred.
470. Delaware & Hudson Co. Conv. 5 per cent, 1935.
471. Delaware & Hudson Co., Pennsylvania Div., 1st Mortgage 7 per cent, 1917.
472. Delaware & Hudson Co. Capital Stock.
473. Detroit, Grand Haven & Milwaukee Rly. Cons. Mortgage 6 per cent, 1918.
474. Detroit, Grand Haven & Milwaukee Rly. Equipment Mortgage 6 per cent, 1918.
475. Duluth & Iron Range R.R. 1st Mortgage 5 per cent, 1937.
476. Duluth, Missabe & Northern Rly. General Mortgage 5 per cent, 1941.

477. Duluth Short Line R.R. 1st Mortgage 5 per cent, 1916.
478. East Ohio Gas Co. 1st Lien 5 per cent, 1939.
479. Edison Electric Co. of New Orleans 1st Mortgage 5 per cent, 1929.
480. Edison Electric Illum. Co. of New York 1st Cons. Mortgage 5 per cent, 1995.
481. Edison Electric Illum. Co. (Brooklyn) 1st Cons. Mortgage 4 per cent, 1939.
482. Equitable Gas Light Co. of New York 1st Cons. Mortgage 5 per cent, 1932.
483. Erie & Pittsburg R.R. General Mortgage $3\frac{1}{2}$ per cent, 1940, Series "B" and C.
484. Fremont, Elkhorn & Missouri Valley Railway Cons. Mtge. 6 per cent, 1933.
485. General Electric Co. Debentures $3\frac{1}{2}$ per cent, 1942.
486. General Electric Co. Capital Stock.
487. Gouverneur & Oswegatchie Rly. 1st Mortgage 5 per cent, 1942.
488. Havana Electric Rly. Cons. Mortgage 5 per cent, 1952.
489. Hocking Valley Railway Common.
490. Houston Electric Co. 1st Mortgage 5 per cent, 1925.
491. Houston & Texas Central R.R. 1st Mortgage 5 per cent, 1937.
492. Houston & Texas Central R.R. General Mortgage 4 per cent, 1921.
493. Hudson County Gas Co. 1st Mortgage 5 per cent, 1949.
494. Illinois Central R.R. Purchased Lines 1st Mortgage $3\frac{1}{2}$ per cent, 1952.
495. Illinois Central R.R. Western Lines 1st Mortgage 4 per cent, 1951.
496. Illinois Steel Co. Debentures $4\frac{1}{2}$ per cent, 1940.
497. Indiana, Illinois & Iowa R.R. 1st Mortgage 4 per cent, 1950.
498. Indiana Steel Co. 1st Mortgage 5 per cent, 1952.
499. International Harvester Co. of New Jersey 7 per cent Cum. Preferred.
500. International Harvester Corporation 7 per cent Cum. Preferred.
501. Jefferson & Clearfield Coal and Iron Co. 1st Mortgage 5 per cent, 1926.
502. Jefferson & Clearfield Coal and Iron Co. 2nd Mortgage 5 per cent, 1926.
503. Lehigh Valley R.R. Common.
504. Long Island R.R. 1st Cons. Mortgage 4 per cent, 1931.
505. Long Island R.R. Co. Unified Mortgage 4 per cent, 1949.

506. Long Island R.R. Co., North Shore Branch, 1st Cons. Mortgage 5 per cent, 1932.

507. Louisville & Nashville R.R. 1st Mortgage 5 per cent, 1937.

508. Louisville & Nashville R.R., Evansville & Henderson & Nashville Div., 1st Mortgage S.F. 6 per cent, 1919.

509. Louisville & Nashville R.R. Mobile & Montgomery Div., 1st Mortgage $4\frac{1}{2}$ per cent, 1945.

510. Louisville & Nashville R.R., New Orleans & Mobile Div., 2nd Mortgage 6 per cent, 1930.

511. Louisville & Nashville R.R., Paducah & Memphis Div., 1st Mortgage 4 per cent, 1946.

512. Louisville & Nashville R.R., South East & St. Louis Div., 1st Mortgage 6 per cent, 1921.

513. Memphis Union Station Co. 1st Guaranteed 5 per cent, 1959.

514. Michigan State Telephone Co. 1st Mortgage 5 per cent, 1924.

515. Minneapolis & St. Louis R.R. 1st Mortgage 7 per cent, 1927.

516. Minneapolis & St. Louis R.R. 1st Cons. Mortgage 5 per cent, 1934.

517. Minneapolis & St. Louis R.R., Pacific Ext., 1st Mortgage 6 per cent, 1921.

518. Minnesota & Ontario Power Co. 1st Serial 6 per cent.

519. Mobile & Ohio R.R. 1st Ext. Mortgage 6 per cent, 1927.

520. Mobile & Ohio R.R. 1st Guaranteed Mortgage 6 per cent, 1927.

521. Monongahela River R.R. 1st Mortgage 5 per cent, 1919.

522. Montana Power Co. 1st and Refunding S.F. Mortgage 5 per cent, 1943.

523. Montreal Light, Heat & Power Co. 1st Mortgage and Collateral Trust $4\frac{1}{2}$ per cent, 1932.

524. Morris & Essex R.R. 1st Refunding Mortgage $3\frac{1}{2}$ per cent, 2000.

525. Nashville Railway & Light Co. Refunding and Extension Mortgage 5 per cent, 1958.

526. Nashville Railway & Light Co. 1st Cons. 5 per cent, 1953.

527. National Biscuit Co., 7 per cent Cum. Preferred.

528. National Lead Co. 7 per cent Cum. Preferred.

529. Newark Cons. Gas Co. Cons. Mortgage 5 per cent, 1948.

530. Newark Passenger Railway 1st Cons. 5 per cent, 1930.

531. New York & Harlem R.R. Refunding Mortgage $3\frac{1}{2}$ per cent, 2000.

532. New York & Jersey R.R. 1st Mortgage 5 per cent, 1932.

533. New York & Rockaway Beach Railway 1st Mortgage 5 per cent, 1927.

534. New York, Brooklyn & Manhattan Beach Railway 1st Cons. Mtge. 5 per cent, 1935.

535. New York Central Lines 5 per cent Equip. Trust (1907).

536. New York City Bonds (other than those in first taxable list).

537. New York, Lackawanna & Western R.R. 1st Mortgage 6 per cent, 1921.

538. New York, Lackawanna & Western R.R. Construction Mortgage 5 per cent, 1923.

539. New York, Lackawanna & Western R.R. Term. and Imp. Mortgage 4 per cent, 1923.

540. New York, Lackawanna & Western R.R. Guaranteed Stock.

541. New York, Lake Erie & Western Dock and Imp. Co. 1st Ext. Mortgage 5 per cent, 1943.

542. New York, New Haven & Hartford R.R. Conv. Deb. 6 per cent, 1948.

543. New York, Providence & Boston R.R. Gen. Mortgage 4 per cent, 1942.

544. New York State Railways 1st Cons. $4\frac{1}{2}$ per cent, 1962, Series "A."

545. New York, Susquehanna & Western R.R. 1st Mort. Ref. 5 per cent, 1937.

546. New York, Susquehanna & Western R.R. Term. Mort. 5 per cent, 1943.

547. New York & Westchester Lighting Co. 5 per cent Debentures, 1954.

548. New York & Westchester Lighting Co. General Mortgage 4 per cent, 2004.

549. Ohio River R.R. 1st Mort. 5 per cent, 1936

550. Ohio River R.R. General Mortgage 5 per cent, 1937.

551. Pacific R.R. of Missouri 1st Mortgage 4 per cent, 1938.

552. Pacific R.R. of Missouri 2nd Mort. 5 per cent, 1938.

553. People's Gas, Light & Coke Co. 1st Cons. Mort. 6 per cent, 1943.

554. People's Gas, Light & Coke Co. Refunding Mort. 5 per cent, 1947.

555. Philadelphia Co. 1st Mortgage and Collateral Trust 5 per cent, 1949.

556. Pittsburg Coal Co. of Pennsylvania 5 per cent Debentures, 1931.

557. Puget Sound Traction, Light & Power Co. 6 per cent Notes, 1919.

558. St. Louis, Springfield & Peoria Rly. (St. Louis & Springfield Rly.) 1st Mort. 5 per cent, 1933.

559. St. Louis, Springfield & Peoria R.R. 1st and Refunding Mortgage 5 per cent, 1939.

560. St. Paul & Duluth R.R. 1st Mortgage 5 per cent, 1931.

561. St. Paul & Duluth R.R. 2nd Mortgage 5 per cent, 1917.

562. St. Paul & Duluth R.R. 1st Cons. Mortgage 4 per cent, 1968.

563. St. Paul & Northern Pacific R.R. General Mortgage 6 per cent, 1923.

564. St. Paul & Sioux City R.R. 1st Mortgage 6 per cent, 1919.

565. St. Paul City Railway Cable Cons. Mortgage 5 per cent, 1937.

566. St. Paul Union Stock Yards Co. 1st Mortgage 5 per cent, 1916.

567. Savannah, Florida & Western Rly. 1st Mortgage 6 per cent, 1934.

568. Savannah, Florida & Western Rly. 1st Mortgage 5 per cent, 1934.

569. Southern Bell Telephone & Telegraph Co. of New York 1st Mortgage S.F. 5 per cent, 1941.

570. Southern Pacific R.R. 1st Cons. Mortgage 5 per cent, 1937.

571. Third Avenue Railway 1st Mortgage 5 per cent, 1937.

572. Toledo & Ohio Central Railway 1st Mortgage 5 per cent, 1935.

573. Toledo & Ohio Central Railway General Mortgage 5 per cent, 1935.

574. Tri-City Railway & Light Co. Collateral Trust 1st Lien 5 per cent, 1923.

575. Tri-City Railway & Light Co. 1st and Refunding 5 per cent, 1930.

576. United States Govt. Cons. 2 per cent Bonds, 1930.

577. United States Govt. 10-20 Year 3 per cent Bonds, 1918.

578. United States Govt. 4 per cent Bonds, 1925.

579. Virginia-Carolina Chemical Co. S.F. Conv. Debenture 6 per cent, 1924.

580. Virginia-Carolina Chemical Co. 1st Mortgage 5 per cent, 1923.

581. Westinghouse Electric & Manufacturing Co. 10-Year Coll. Notes 5 per cent, 1917.

582. Westinghouse Electric & Manufacturing Co. Conv. S.F. 5 per cent, 1931.

583. Westinghouse Electric & Manufacturing Co. 7 per cent Cum. Participating Preferred.

584. Wheeling & Lake Erie R.R. Extension and Impvt.
1st Mortgage 5 per cent, 1930.

585. Wheeling & Lake Erie R.R., Lake Erie Div., 1st Mtge.
5 per cent, 1926.

The American Dollar Securities Committee,
National Debt Office,
19, Old Jewry, London, E.C.

28th June, 1916.

No. 877.

The London Gazette, 30th June, 1916.

[29647].

**Treatment of goods discharged from German ships requisitioned
by the Italian Government.**

With reference to the notification which appeared in the London Gazette of May 12 last, H.M. Secretary of State for Foreign Affairs has received from H.M. Ambassador at Rome the following additional notification from the Italian Government stating the conditions under which the admission into private warehouses of goods disembarked from German ships requisitioned by them will be allowed:—

(*Translation.*)

With reference to the Circular No. 20101 of May 1 last regarding the treatment of merchandise disembarked from requisitioned steamships, the Royal Ministry for Foreign Affairs has the honour to inform His Britannic Majesty's Embassy that the Royal Government are, in cases where it is not possible to provide for the importation or re-exportation abroad within the prescribed time-limit of merchandise disembarked from requisitioned German steamships, ready to allow the admission of such merchandise, under Customs bond, into private warehouses; such facilities, however, being subordinated to the conditions enumerated in the annexed memorandum and without prejudice to the conditions and formalities under headings (a), (b), (c), (d), (e), (f), (g) of

the document attached to the above-mentioned Note Verbale from the Royal Ministry.*

Memorandum.

Conditions for the admission into private warehouses of goods disembarked from requisitioned German ships.

Merchandise disembarked from requisitioned German ships may be admitted, under Customs bond, into private warehouses under the following conditions:—

1. The Royal Authorities, from the moment the merchandise leave its present warehouses, are exonerated from all responsibility towards the proprietors of the said merchandise in consequence of the prolonged warehousing and of the increased expenses incurred thereby;

2. From the same moment the Royal Authorities are exonerated from meeting any expense even by means of advances for the new period of warehousing, beginning from expenses of transport to the new warehouses;

3. Similarly the Royal Authorities are exonerated from any responsibility for any loss or damage which the merchandise may suffer after leaving the present warehouses;

4. The new warehouses shall not be connected with maritime business or traffic;

5. The expenses borne up to now by the competent maritime authorities on account of the merchandise, whether for discharge or warehousing, shall be paid before leaving the present warehouses.

Firms desirous of benefiting by the above-mentioned concession should address specific requests to the Royal Ministry of Finance, through the competent Customs Authority.

The withdrawal of merchandise from private warehouses is only granted subject to the observance of the same conditions and the same formalities as have been fixed for their withdrawal from the Customs warehouses.

Foreign Office,
June 28, 1916.

*See Notification in London Gazette of May 12, 1916.

No. 878.

The London Gazette, 30th, June, 1916.

[29647.]

Notice of winding up of firms and companies of Enemy Nationality.

Trading with the Enemy Amendment Act, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

210. Kastner & Co., Limited, 191, Regent Street, London, W., Dealers in Cabinet Player Pianos. *Controller:* J. H. Stephens, 6, Clement's Lane, Lombard Street, London, E.C. 26th June, 1916.

211. The Suburban Electric Theatres, Limited, 120, London Wall, London, E.C., Proprietors of Electric Theatre. *Controller:* J. D. Stewart Bogle, 3, Great St. Helen's, London, E.C. 26th June, 1916.

212. West End Electric Theatres, Limited, 3-6, Rupert Street, London, W., Proprietor of Cinematograph Theatre and Restaurant. *Controller:* Arthur Taylor, Thames House, Queen Street Place, London, E.C. 26th June, 1916.

An Order has been made by the Board of Trade prohibiting the undermentioned firm from carrying on business after the 29th September, 1916:—

213. Turner & Burger, 149, Farringdon Road, London, E.C., Electrical Accessories Merchants. *Controller:* John Edward Percival, 6, Old Jewry, London, E.C. 29th June, 1916.

No. 879.**Order in Council amending Order of 23rd February, 1916,
respecting the transportation of explosives.****P.C. 837.****AT THE GOVERNMENT HOUSE AT OTTAWA,
THURSDAY, THE 29TH DAY OF JUNE, 1916.****PRESENT:****HIS EXCELLENCY THE DEPUTY GOVERNOR GENERAL IN
COUNCIL.**

WHEREAS Order in Council of the 4th November, 1915, (P.C. 2397) as amended by Order in Council of the 21st December, 1915, (P.C. 2886) and further amended by Order in Council of the 22nd February, 1916, (P.C. 318) does not sufficiently cover the requirements of the Department of Militia and Defence respecting the transportation of explosives on Express trains;

THEREFORE His Excellency the Governor General in Council is pleased to Order that the Order in Council of the 22nd February, 1916, (P.C. 318), shall be and the same is hereby amended as follows:—

(1) Page 1—After “fuzes” in line 3, add:

“or detonating fuzes with safety chambers for fulminate detonators”.

(2) Page 2—After “fuzes” in line 3, add:

“or detonating fuzes with safety chambers for fulminate detonators”.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

The Honourable
The Secretary of State.

No. 880.**Order in Council respecting Military Hospitals and Convalescent Homes.**

P.C. 1472.

CERTIFIED COPY of a Report of the Committee of the Privy Council, approved by His Royal Highness the Governor General on the 29th June, 1916.

The Committee of the Privy Council have had before them a report, dated 17th June, 1916, from the Honourable Sir James A. Lougheed, President of the Military Hospitals Commission, stating that the Military Hospitals and Convalescent Homes Commission, acting under Order in Council No 2412 dated 12th October, 1915, has given a large amount of study and consideration to the question of the vocational training of members of the Canadian Expeditionary Force and also of the reservists of the Forces of Great Britain and of His Majesty's Allies in the present war, such reservists having been bona fide residents of Canada at the outbreak of the war, who will be unable to return to their previous occupations by reason of their disability incurred on service. The duty of the State to provide training for some new occupation for those so disabled has been recognized by all the nations now at war. The Commission is of the opinion that the restoration of a disabled man to the fullest possible productive capacity is alike a duty and a step of economic and social wisdom and in its study of the question the Commission has found many evidences that the people of Canada are strongly in favour of suitable provision being made for training to this end.

The Commission has received the assurance of the active co-operation of the Provinces and various municipalities in the Dominion in carrying out such a policy. Technical Schools, Agricultural Colleges and other public institutions have agreed to receive disabled men for training and many offers have also been received from private commercial establishments to provide training and subsequent employment when the men have become proficient.

The period of training for a new vocation will vary according to the previous education and industrial history of each individual. The cost of tuition will vary in consequence and also from the fact that in many cases the tuition will be free or the fees nominal.

The Commission has already undertaken the provision of opportunities for training in general subjects and elementary vocational work for all men under treatment in the various convalescent Hospitals and Homes being operated by the Commission irrespective of whether or not such men will later on be subjects for vocational training leading to a new occupation. In a few cases arrangements have also been made for special vocational training leading to new occupation.

The Commission is not able however to put into operation a general scheme of vocational training through the utilization of the various facilities which have been offered for the purpose or otherwise until there has been determined a scale of maintenance for the men undergoing training and their dependents.

When a man enlists for overseas service he receives the following pay:—One dollar and ten cents (\$1.10) per diem if living in barracks or one Dollar and seventy cents per diem (\$1.70) if living at home. If he is married his wife receives separation allowance of Twenty Dollars (\$20.00) per month. In addition the Patriotic Fund contributes on an average from Ten to Twenty Dollars (\$10.00 to \$20.00) per month according to the part of Canada in which the family is residing. On the return of a wounded or invalided man he continues to receive these amounts as long as he remains under treatment whether in a Convalescent Home, a Hospital, or in his own home, with the exception of the Patriotic Fund Allowance, which ceases upon his arrival in Canada.

The Commission is of opinion that the foregoing rate of pay is too high in the case of single men who are maintained by the Government and provided with free training for a new vocation, while in the case of married men it is too arbitrary as it does not take into consideration the size of the family or the number of dependents. The Commission has, therefore, prepared a scale under which a small sum for personal expenses is granted to the men undergoing training and provision on a sliding scale is made for married men and their

dependents and for those unmarried men who may have persons legally dependent upon them.

The Minister therefore submits for approval the following scale which the Commission request power to establish:—

**SUGGESTED SCALE OF PAY AND ALLOWANCE FOR
MEN UNDERGOING VOCATIONAL TRAINING
AFTER THEIR MILITARY PAY HAS
STOPPED.**

1. Single men with pension living in, including free board and washing, no pay.

2. Single men with pension living out, sixty (.60) cents per day.

3. Married men with pension living in, free board and washing plus Eight (\$8.00) Dollars per month with the following additions:—

(A) For wife having no children, \$35 per month, less pension of husband.

(B) Wife and one child:—

(a) If the child is under the maximum age and over 10 years of age, \$42.50 per month less pension of husband and allowances for children under the Pension Regulations.

(b) If the child is under 10 and over 5 years of age, \$39.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If the child is under 5 years of age, \$38 per month, less pension of husband and allowances for children under the Pension Regulations.

(C) Wife and two children:—

(a) If both children are between ages of 10 and the maximum age or if one is between 10 and the maximum age and the other between 5 and 10, \$47 per month less pension of husband and allowances for children under the Pension Regulations.

(b) If both between 5 and 10, \$42.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If one is between 5 and 10 and the other 5 years old or less, \$42.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(d) If both are under 5 years of age, \$41 per month, less pension of husband and allowances for children under the Pension Regulations.

(D) Wife and three children:—

(a) If all three children are between the ages of 10 and the maximum age, or if two are between 10 and the maximum age and the third under 10, or if one is between 10 and the maximum age and two between 5 and 10, \$50 per month, less pension of husband and allowances for children under the Pension Regulations.

(b) If all three are between the ages of 5 and ten, or if two are between the ages of 5 and 10 and the third younger, or if one is between the ages of 5 and 10 and two are younger, \$45.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If all three are under five years of age, \$44 per month less pension of husband and allowances for children under the Pension Regulations.

(E) Wife and four children:—

(a) If one child is between 10 and the maximum age, and a second child between 5 and the maximum age, no matter what be the ages of the other two, \$53 per month, less pension of husband and allowances for children under the Pension Regulations.

(b) If one or more children are between 5 and 10 and the others younger, \$48.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If all four are under 5 years of age, \$47 per month, less pension of husband and allowances for children under the Pension Regulations.

(F) Wife and five children:—

(a) If one child is between 10 and the maximum age, and a second child between 5 and 10, no matter what be the ages of the other children, the maximum allowance may be given which is \$55 per month, less pension of husband and allowances for children under the Pension Regulations.

(b) If one or more children are between 5 and 10, and others younger, \$51.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If all the children are under 5 years of age, \$50 per month, less pension of husband and allowances for children under the Pension Regulations.

(G) Wife and six children:—

(a) If one child is between 10 and the maximum age and a second child between 5 and the maximum age no matter what be the ages of the others, the maximum allowance may be given, being \$55 per month, less pension of husband and allowances for children under the Pension Regulations.

(b) If one or several children are between 5 and 10 and others younger, \$54.50 per month, less pension of husband and allowances for children under the Pension Regulations.

(c) If all children are under 5 years of age, \$53 per month less pension of husband and allowances for children under the Pension Regulations.

(H) Wife with seven or more children under the maximum age no matter what be their ages, may be given the maximum allowance of \$55 per month, less pension of husband and allowances for children under the Pension Regulations.

NOTE.—In all the foregoing cases, payment of allowances for the wife and children of a man undergoing vocational training will be made direct to the wife, unless otherwise deemed advisable by the Commission in individual cases.

6. Married men living in their own homes sixty (.60) cents per day extra.

7. A widowed mother if she be dependent entirely for support on an unmarried son who is receiving vocational training, and if the son made an assignment of his pay to his mother and also arranged for her to receive separation allowance during the time he was on service, may be paid on the same scale as the wife of a married man with no children.

8. PARENTS.—The parents of a man undergoing vocational training, if both are old and incapable of work, and if they are entirely or partially dependent on the son in question, may be paid on the same scale as the wife of a married man with no children.

9. WIDOWER'S CHILDREN.—The guardian of a Widower's children who are under the maximum age shall be paid the following rates:—

(a) One child, \$10.00 per month.

(b) Two children, \$17.50 per month.

(c) Three children \$22.00 per month.

(d) More than three children, \$3.00 per month for each child in excess of three with a maximum payment of \$35.00 per month.

10. When a child reaches the age of five or ten or the maximum age between the first of the month and the last day of the month the birthday shall be regarded as on the last day of the month.

11. Payments under these regulations shall be continued for one month after the completion of vocational training whether the man has secured employment or not.

12. In the preceding clauses wherever the term "Maximum age" occurs it means sixteen years old in the case of a son and seventeen years old in the case of a daughter.

The Committee concur in the foregoing and submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

No. 881.

The London Gazette, 4th July, 1916.

[29651.]

Notice of winding up of firms and companies of Enemy Nationality.

Trading with the Enemy Amendment Act, 1916.

Orders have been made by the Board of Trade requiring the undermentioned businesses to be wound up:—

215. "Mundus" United Austrian Bentwood Furniture Manufacturers, Limited, 68, Great Eastern Street, London, E.C., Furniture Manufacturers and Importers. *Controller:* Charles Fox, 11, Old Jewry Chambers, London, E.C. 29th June, 1916.

216. A. Kæmpf and Tempel, Limited, 10, Copthall Avenue, London, E.C., Importers of Picture Frames and Mouldings. *Controller:* W. F. Wiseman, 4, Fenchurch Avenue, London, E.C. 29th June, 1916.

217. Globe Polish Co., Limited, Pinchen's Wharf, Startford, London, E., Manufacturers of Polish. *Controller:* William G. Jefferys, 66, Coleman Street, London, E.C. 29th June, 1916.

No. 882.

Canada Gazette, 8th July, 1916.

Despatch respecting the application of the Military Service Act to persons residing abroad.

From the Colonial Secretary to the Governor General.

LONDON,
30th June, 1916.

June 30, question having been raised whether British subjects ordinarily resident in Great Britain, but at present living abroad should return to enlist Army Council would be glad if it could be made known as widely as possible that they do not intend at present that provisions of Military Service Acts should be enforced in respect of persons liable for service under these acts who are present residing in His Majesty's Oversea Dominions, and that while every endeavour will be made to utilize services of such persons should they return they must do so at their own risk and expense.

BONAR LAW.

No. 883.

The London Gazette, 30th June, 1916.

[29647].

Order of His Majesty in Council amending the Statutory lists of persons in Neutral Countries with whom persons in the United Kingdom may not trade.

AT THE COUNCIL CHAMBER, *WHITEHALL*, THE
30th DAY OF JUNE, 1916.

BY THE LORDS OF HIS MAJESTY'S MOST HONOURABLE
PRIVY COUNCIL.

WHEREAS His Majesty was pleased, in exercise of the power in that behalf conferred on Him by Section one, subsection one, of the Trading with the Enemy (Extension of

Powers) Act, 1915, by a Proclamation dated the 29th day of February, 1916,¹ to prohibit all persons or bodies of persons, incorporated or unincorporated, resident, carrying on business, or being in the United Kingdom from trading with any of the persons or bodies of persons mentioned in the List contained in the said Proclamation;

And whereas by Section one, sub-section two, of the said Act, it is provided that any List of persons and bodies of persons, incorporated or unincorporated, with whom such trading is prohibited by a Proclamation under the said Act may be varied or added to by an Order made by the Lords of the Council on the recommendation of a Secretary of State, such List as so varied or added to bring in the said Proclamation referred to as the "Statutory List";

And whereas the List contained in the said Proclamation has been varied and added to by subsequent Orders of Council:

And whereas His Majesty was pleased by a Proclamation, dated the 26th day of April, 1916,² and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 2," to amend the said Proclamation dated the 29th day of February, 1916, in certain particulars;

And whereas His Majesty was pleased by a Proclamation dated the 23rd day of May, 1916,³ and entitled "The Trading with the Enemy (Statutory List) Proclamation, 1916, No. 3," to revoke the said Proclamation dated the 29th day of February, 1916, with the variations and additions made to the List therein contained by subsequent Orders of Council, and also the said Proclamation dated the 26th day of April, 1916, and to order that the Proclamation now in recital should be substituted therefor;

And whereas by subsequent Orders of Council the List contained in the aforesaid Proclamation, dated the 23rd day of May, 1916, was varied and added to;

And whereas there was this day read at the Board a recommendation from the Secretary of State for Foreign Affairs to the following effect:—

That the "Statutory List" of persons and bodies of persons, incorporated or unincorporated, with whom trading is prohibited, should be further amended by the variation and addition of the names set forth in the Schedule hereto.

¹p. 1210. ²p. 1529. ³p. 1679.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Right Honourable Sir Edward Grey, Bart., K.G., one of His Majesty's Principal Secretaries of State, the Controller of the Foreign Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

ALMERIC FITZROY.

SCHEDULE..

ADDITIONS TO LIST.

ARGENTINA.

"La Germano Argentina":
 Ellerhorst, Fernando (of "La Germano Argentina").
 Hasberg, P. (of "La Germano Argentina").
 Kobelt, G. (of "La Germano Argentina").
 Meyer, Martin (of "La Germano Argentina").

BOLIVIA.

Elsner, Juan, & Company, Santa Cruz.

BRAZIL.

Cia Lithographica Hartmann Reichenbach, Rua Gusmoes
 93, Sao Paulo and Santos.
 Schar, Ernest, Pernambuco.
 Weiszflog, Max, Sao Paulo.

CHILE.

Trillo, Victor, Antofagasta.

DENMARK.

Beldring & Company, Vodroffsplads 2, and Vestre Boulevard 47, Copenhagen.
 Biehl, G., Tordenskoldsgade 22, Copenhagen.
 Petersen, P. Carl, Holmens Kanal 9, Copenhagen.

Rasmussen, Alf., & Company, Martinsv. 9; Vestre Boulevard 9, Copenhagen.

Riis, C., Bonne Linoleum A/S., Kronprinsensgade 6, Copenhagen.

Winkel & Wondt, Brsen 7, Copenhagen.

ECUADOR.

Burau, Juan, Manta.

*MOROCCO.

(This List Supersedes All Previous Lists for Morocco.)

Abekhzal, Aaron, Laraiche.

Abitbol, Moses, & Sons (Abitbol, Joseph M., Samuel M., Rafael M.), Laraiche.

Afergan, David, Laraiche.

Amar, Mesod J., Laraiche.

Amarti, Mohamed Ben Drees El, Laraiche.

Amir, Tahir Ben, Laraiche.

Anhri, Yusef El, Laraiche.

Asharual, Abdelwahab, Arzila.

Assayag, Simon, Laraiche.

Assayag, Solomon, Laraiche.

Auni, Ahmed El, Laraiche.

Aztot, Abdeslam, Laraiche.

Aztot, Fedol Ben Mohamed, Laraiche.

Aztot, Siddeh Ben Ahmed, Laraiche.

Baghar, Dris El, Alcazar.

Bakkali, El Ayashi El, Arzila.

Bakkali, Mohamed, Tetuan.

Benarrosh, Brahim, Laraiche.

Bendayan, Salomon, Laraiche.

Beniflah, Elias, Laraiche.

Benizri, Rafael, Laraiche.

Benmergui, Vidal E., Tetuan.

Benros, Isaac, Laraiche.

Bensabat, Jacob, Laraiche.

Benshiton, Joseph, Laraiche.

Benshiton, Moses, Laraiche.

Bessam, Oolad, Laraiche.

Botbol, Sentob Haim, Laraiche.

Bukhari, Hossein Abdeslam El, Tetuan.

Cadosh, Mesod, Laraiche.

Cohen, Mesod, Laraiche.

Cohen, S. & J. (Cohen, Simon J., Joseph J., Scialom J., Jacob S.), Laraiche.

Cohen, Simon D. (Cohen, Simon D., Jacob S.), Laraiche.
 Dukali, Hadj Ben Maati El Hayani, Laraiche.
 Dukali, Hamed Ben Fekik, Alcazar.
 Eljarrat, Jacob (Eljarrat, Amram J., Judah J., Meir J.),

Alcazar.

Eljarrat, Judah, Alcazar.
 Gelool, Mohamed Ben Abdel Krim Ben, Alcazar.
 Hababi, Mohamed El, Laraiche.
 Hadj, Ali Ben El, Arzila.
 Haquiba, Cades, Laraiche.
 Harrack, Abdeslam El, Alcazar.
 Hashmi, Hamed Ben El, Arzila.
 Hashmi, Mohamed Ben El, Arzila.
 Hashmi, Si Hamed El, Tetuan.
 Hisu, Mohamed Ben, Arzila.
 Hossein, Mohamed El, Laraiche.,
 H'Sissen, Selam (Abdeslam) El, Alcazar.
 Huss, Reichardt, Arzila.
 Hussein, Ben El Hadj El Jamili, Alcazar.
 Kell, J., & Company, Laraiche.
 Kouira, Drees, Laraiche.
 Lebady, Mohamed, Tetuan.
 Levy, Solomon, Laraiche.
 Maaroufi, Hadj Mohamed El, Laraiche.
 Mesbahi, Mohamed El Ksari, Alcazar.
 Mokhtar, Mohamed, Arzila.
 Mokhtar, Ulad, Arzila.
 Moryusef, Fortunate S. (Moryusef, F. S., Judah S., Sliman, J.), Laraiche.
 Moryusef, Joseph & Yahia, Laraiche.
 Moryusef, Mesod Uld Bami, Laraiche.
 Mudden, Mohamed El, Tetuan.
 Muyal, Isaac & M., Laraiche.
 Mzamzi, Mohamed El, Laraiche.
 Odadiah, Joseph Bamin, Laraiche.
 Oushihi, Abdelrahman El, Alcazar.
 Renschausen, A., & Company, Laraiche.
 Rohner, Friedrich, Laraiche.
 Rohner, Werner, Laraiche.
 Sabbag, Mokluf & Company, Laraiche.
 Sabbah, Mesod, Laraiche.
 Sabbah, Simon, Laraiche.
 Sager & Woerner, Laraiche.
 Sherti, Mohamed, Tetuan.
 Sherti, Mohamed Ben El, Arzila.
 Simoni, Mesod, Laraiche.
 Soudry (Essoudry, Samuel; Soudry, Mordechai & Elias),
 Laraiche.

Soussi, Hadj Mailoud El., Laraiche.
 Soussi, Hossein El., Laraiche.
 Steinkampf, Heinrich, Alcazar.
 Tarnow, Max L., & Company, Tetuan.
 Tazzi, Abdel Wahab, Laraiche.
 Wedele, Jehan, Tetuan.
 Zailachi, Abdeslam El Amri, Laraiche.
 Zegari, Hamed, Laraiche.
 Zegari, Taib, Laraiche.
 Zimmermann, Alcazar.
 Zwartfeld, W., Laraiche.

NETHERLANDS.

Binneveld & Schellen, Boompjes 40B; Pickstraat 63B, Rotterdam.
 Goldschmeding, G. A., Kalverstraat, Amsterdam.
 Hertzfeld, L. H. Van, Wijnhaven 24B, Rotterdam.
 Kan, Alfred Abraham, J. Lzn., Van Aemstelstraat 2G, Amsterdam.
 Leeuw, Simeon De, & Company, Kloveniersburgwal 72, Amsterdam.
 Molenberg & Dekker, Stationsstr. 53, Zaandam.
 Olie & Vetfabriek "De Schie" N/V., Westerkade 6, Schiedam.
 Peereboom, S., & Company, Taludweg 45, Hilversum.
 Rompu, J. Van, Dejongestraat, Terneuzen.
 Verstegen, J. H., Goudschesingel 26, Rotterdam.
 Visser, E. E., & Zonen Handelsvereniging, Krombomm-sloot 57, Amsterdam.
 Wallig, Gebruder, Singel 260, Amsterdam.
 Wiener, H., & Company, Raadhuisstraat 3, Amsterdam.

NORWAY.

Aanesen, Philip E., Christiansand.
 Andresen, Christian, Raadhusgade 10, Christiania.
 Arnemann, Hans Th., Toldbodgade 8B, Christiania.
 Authen, Otto, Munkedamsvn. 9, Christiania.
 Behrentz, Andreas, Aalesund.
 Didrichsen, Moy & Company, Kongensgt. 14, Christiania.
 Forenede Feldspatbrud A/S., Sarpsborg.
 Hudtwalcker & Company, Toldbodgade 8B, Christiania.
 Johannesen, Ragnar, Lovenskioldgst. 3, Christiania.
 Johnsen, A., Skien.
 Norsk Tarminastri A/S., Bækkegt. 24, Christiania.
 Norwegian Sardine Company, Kopervik.

Ravn Ragnvald, Engen 18, Bergen.
 Stavanger Conserves Fabrik, Lervig. 45, Stavanger.
 Tangevald, L. A., A/S., Toldbodgade 8B, Christiania.

PERSIA.*

Serushia, Kerman.

PERU.

Leon, Felix, Pacasmayo.
 Raygada, R. Y., Paíta.
 Schaefer, Carlos, Piura.
 Trittau, George, Lima.

PHILIPPINE ISLANDS.

Arend, A. Von, Manila.
 Asinga Company Limited.
 Basilan Plantation Company, Zamboanga.
 Cooper Company, P.O. Box 189, Manila.
 Determann, A. (of Manila Commercial Company), Manila.
 El Siglo, Manila.
 Fua Matas Company, Calle Rosario, Manila.
 Gmür, Otto & Company, Manila.
 La Yebana Cigar Factory, Manila.
 Lampe, O. (of E. A. and Otto Weber), Manila.
 Landahl, J. (of Secker & Company), Manila.
 Lohmann, J. (of E. A. and Otto Weber), Tuguegarao.
 Maack, A. (of Manila Commercial Company), Manila.
 Manila Commercial Company, P.O. Box 442, Manila.
 Meller, P. (of Manila Commercial Company), Manila.
 Menzi, J. M., Manila.
 Nagel, P. (of Juan Seiboth & Company), Manila.
 Oriente Cigar Factory (La Perla Del Oriente), P.O. Box
 430, Manila.
 Seiboth, Juan, & Company Limited, Manila.
 Siegert Siebrand, Manila.
 Strohecker, P., Manila.
 Velhagen (of Oriente Cigar Factory), Manila.
 Weber, E. A. and Otto, Cagayan, Manila and Tuguegarao.

PORTUGAL.

Puls, Guilherme, & Company, Rua da Nova Alfandega 108,
 Oporto.

PORTUGUESE WEST AFRICA, RIO MUNI, PORTUGUESE GUINEA,
AND FERNANDO PO.

Iniqo, Alfonso, Rio Muni.
Karsten, Friedrich, Bambadirca.
Lieb, Eugen, Santa Isabel and San Carlos.
Mansnetter, Boloma.
Moritz, E. H., & Company, Santa Isabel.
Perez y Mora, Fernando Po.
Rolf, Luis, Bissao.
Schwartz, Hans, Geba.
Seifert, Paul, Boloma.
Titzck, Rudolf, Bissao; Chinde; Bambadirca; Geba;
Baffata; Cacheo and Farim.
Voss, Hans, Farim.
Woermann Linie, Fernando Po.

SPAIN.

Blas, Herrero, Malaga.
Chell, Jose Vilchez, Isaac Peral 22, Cadiz.
Goncalves, Francisco, Las Palmas and Tenerife.
Gonzales, Julio, Alameda de Mazarredo 1, Bilbao.
Gotz, Anton, Hotel Moderno, Tuy.
Joannides, Temistocles, Calle General Menacho 9, Cadiz.
Union de Destiladores de Esencias de Espana Sociedad
Anonima, Malaga.

SWEDEN.

Engstam, P. L., A/B., Drottningg. 81, Stockholm.
Hanson, Wilhelm, & Company, Vasagatan 6, Stockholm.
Lagerlof's, Sam., Maskinbyra, Centralpalatset, Stockholm.

URUGUAY.

Canto, Roberto, (c/o Staudt & Company).
Vasquez, Pablo, Salsipuedes 231, Montevideo.

REMOVALS FROM LIST.

ARGENTINA.

Costaguta, David, Buenos Aires.
Kulcke, Frankel & Company, Avenida de Mayo, 1400,
Buenos Aires.
Svennson, Ohlson & Company, Cerrito 36, Buenos Aires.
Widmayer, E.

BRAZIL.

Poock & Company, Bahia.

CHILE.

Yzaurieta, R., & Company, Concepcion.

NETHERLANDS.

Blitz, Seinpostduin 22; Havenkade 47, Scheveningen.

Delden, Simon, Seinpostduin 22; Havenkade 47, Scheveningen.

Delden & Blitz, Seinpostduin 22; Havenkade 47, Scheveningen.

Kan, A. Jzn., Blasiusstraat 1, Amsterdam.

NORWAY.

Dental Company (J. Broderson), Christiania.

PORTUGAL.

Herold, O., & Company, Rua de Prata, 14, Lisbon; Rua de Nova Alfandega, 2, Oporto.

Pereira, Lisbon.

SWEDEN.

Forsblad & Son, Norra Hamngatan 6, Gothenburg.

VARIATIONS IN LIST.

BRAZIL.

Da Precedta, A. Alves (partner of Fonseca & Company), Para and Rio de Janeiro, published in the Statutory List of May 23rd, *should read*

Da Motta, A. Alves (partner of Fonseca & Company), Para and Rio de Janeiro.

NETHERLANDS.

De Bruijn, Raadhuisstraat, Amsterdam, published in the Statutory List of June 2nd, *should read*

Bruijn, P. C. de, Raadhuisstraat 4, Amsterdam.

NORWAY.

Broderson, J. (Dental Company), Sandefjord, published in the Statutory List of May 23rd, *should read*

Broderson, J., Christiania.

Riegen H. D., Christiansand, published in the Statutory List of May 23rd, *should read*

Riegen, H. F. von, Prof. Dahls gate, Christiansand.

Rusten, Erik, Sarpsborg, published in the Statutory List of May 23rd, *should read*

Rusten, Erik, Bergen.

PORTUGAL.

Camacho, L. F., Funchal, Madeira, published in the Statutory List of May 23rd, *should read*

Camacho, Luiz Edwardo, Travesso Do Suido 26, Funchal, Madeira.

Wimmer, J., & Company, Rua da Magdalena 45, Lisbon, published in the Statutory List of May 23rd, *should read*

Wimmer, J., & Company (Johannes, Hans & Max Wimmer), Rua da Magdalena 45, Lisbon.

*NOTE (1).—Under the Trading with the Enemy Proclamations of 25 June and 10 November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or bodies of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality, resident or carrying on business in Persia, Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above List, and the omission of the name of any such person or body of persons from such List is not an authority or license to trade with such person or body of persons.

NOTE (2).—Where a firm named in the List has more than one branch *in the same country*, all branches in that country are held to be included in the List, even in cases where no address, or of several addresses one only is specifically mentioned.

NOTE (3).—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will

notify British Consular Officers, to whom persons abroad should apply for information as to names on the List; but firms in the United Kingdom with branches abroad are advised to furnish such branches with copies of the Statutory List.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Representatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence. A considerable amount of information is, however, already available at the Foreign Trade Department, and it is hoped that it may be possible in many cases to suggest the names of satisfactory substitutes in response to inquiries, without the necessity of referring the matter abroad. It would greatly facilitate the work of this Department if applicants in making inquiries would specify the particular trade, or trades, for which substitutes are required.

